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WHOLESALE HARDWARE - Me Naught & Scrutchina, Whitehall st. COMMISSION Merchants and Grocers-McDaniel & Gilreath, 117 Whitehall st MANUFACTURER OF BURIAL CASES,

BUSINESS UNIVERSITY—B. F. Moo L torady, 22 Alabamast, near Ga. Depot CLOTHING-W.B. LOWE & CO., White

MERCHANT TAILORING—Dykeman No. 4 Peachtree st., imported goods only FAMILY GROCERIES C. R. Brumby, 92 Whitehall street. MEAT MARKET AND DAIRY-H. C.

JEWELRY AND AGENT for ARUNDEL Spectacles—Er Lawshe, Whitehall st. PHOTOGRAPHS—SMITH & MOTES, SE Olls AND FINE GROCERIES—Juo,

CARRIAGE MANUFACTORY - J. Ford, corner Pryor and Line streets

DYEHOUSE-JAMES LOCHREY, Ho RESTAURANT THOMPSON'S, James DRIVATE BOARDING-Misses DuPre

LAWYERS.

JAMES A. HARLEY, ATTORNEY A' Law, Sparta, Ga. ango-dly BRANHAM & SMITH & BRANHAM,
Atlanta, Ga. | Kome, Ga.

J. BRANHAM, Jr., & C. H. SMITH,
Attorneys at law. Partners in Court
business only. Atlanta office corner of Mafolta and Broad streets, up-stairs.

aug6—d3mo

J. Law, Macon, Ga., may 28-th
S. M. WYNN, ATTOKNEY AT LAW,
J. the Augusta Circuit.
J. Special attention given to the collection of claims.

A. C. McCALLA, Attorney at Law, Con-of Kockdale and adjoining counties. Special attention given to collections. may24-dly W. Ga., practices in the courts of the court

W. T. MOYERS, Attorney a Law Newman, Ga. Will practice in al D. McCONNELL, ATTORNEY AT b. McCONNELL, ATTOMAR. A. Law, Acworth, Cobb county, Georgia. lectness a specialty. sept, 74-dba.

T. SPENCE, Attorney at Law, Jonesboro, Georgia. Will practice in the and Federal Courts. marô-dly W. LUMPKIN, Attorney at Law,
Union Point, Ga., will give strict
attention to business entrusted to his eare.
Refers to P. W. Printup. june9-dly

Refers to P. W. Printup. june9-dly

JaPier N. Dorsey, Attorney at Law,
J Gainesville, Ga. Will practice in the
counties of Hall, Forsyth, Dawson, Lumpkin, White, and in the Supreme Court and
Federal Courts at Atlanta. Special attention
given to bankruptey cases. july18-dly

ANDREW & LOAN. Attorney at Law, Savannah, Georgia, will practice in the
Superior Court of Chatham county, and in
the United States Courts of the Northera
and Southern Districts of Georgia. Special
attention to collections. june20-dly
J. C. Fain.

AIN & MILNER, ATTORNEYS AT LAW Atlanta, Ga. july16, 1874-d6m

TARED I. WHITAKER, ATTORNEY p at Law, Atlanta, Georgia, will rive
groupt attention to all business extended to
him in the State and Federal Courts. Can
be found at Dr. John G. Westmoreland's
office, in room No. "6" up stairs, in James'
Bank Block, Whitehall street.
sept, 1874—d3mo
R. W. H. NEAL, Attorney at Law,
Courts of the Augusta and Middle Circuits.
sep24—dtoet10

G EORGE F. PIERCE, Jr., Attorney at Law, Sparta, Ga. mar32-d6m

E. B. McDANIEL, Attorney at Law, Eartersville, Ga. Prompt attention given to collections of claims. mar11-dly

JOHN T. JORDAN, Attorney at Law Sparta, Ga., will practice in the countles of the Northern Circuit, and Washington county of the Middle Circuit. Particular attention given to collections. JOSEPH McCONNELL, Attorney Law, Calhoun, Gordon county, Ga.

TAMES H. GUERRY. J. L. JANES .-Officery & Janes, Attorneys at Law, Daw. Son, Ga., will practice in the courts of Pataula, Southwestern and Albany Circuits, and elsewhere by special contract.

may 17, 1874—d6in.

T. C. BATTLE, Attorney at Law, Senola,
Coweta county, Ga. Will practice in
the courts of Coweta, Fayette, Spalding,
Merlwether and Clayton. Special attention Merwether and Clayton. june11-dtf
green to collections. june11-dtf
J. L. DOYAL, Attorney at Law, JonesJoboro, Ga. Will practice in Clayton
and adjoining counties, and in the Suprene
and Federal Courts. june11-d12m

A. HUNT, ATTORNEY AT LAW, Barnes-• ville, Georgia, will practice in the counties of the Flint Circuit, in the Supreme Court and in the United States District Courts at Atlanta.

aug 19, '74—dly W S. JOHNSON. Attorney at Law, Cal wall street, 60 yards southwest of the court bouse. Will attend promptly to all business sutrusted to his care. June 5, 1874—d12m

JOHN W. POWELL,
Newnan, Ga.

J. E. STALLINGS,
Senola, Ga.

POWELL & STALLINGS, ATTORNEYS AT
LAW, will practice in the courts of the
Coweta Circuit, Supreme Court and the U.

8. District Court for the Northern District of
Georgia. Business entrusted to them shall
meet with prompt attention.

sepl, '74—d3mo

OSEPH H. SMITH, Attorney at Law. Will practice in the State Courts in At-lanta Circuit and in the United States and Circuit Courts for the Northern: District of Georgia, Office, No. 19 Whitehall street, up stairs, room No. 4, Atlanta, Ga. fibli-dtf ROBERT B. TRIPPE, ATTORNEY AT Law, Cartersville, Georgia. Office (with Abda Johnson) in Court House. Will promptly attend to all legal business en-trasted to film, in any locality of Northern Georgia, what has trusted to him, in any locality of Northern Georgia, whether contiguous to or distant from the railroad. sep25, 1874—dly

DENTISTS.

DENTIST—D. SMITH, D. D. S., Resident Dentist, No. 665 Whitehall street, At-lana, Ga., over Chamberlain & Boynton's. R. S. G. HOLLAND, Dentist, formerly of Augusta, Ga., has permanently located at No. 48 Whitehall street, and offers his professional services to the citizens of Atlanta and surrounding country. Office hours from P A. M. to 3 P. M. jan 11-tf

R. E. S. BILLUPS, Resident Deblist Office over Chamberlain & Boynton's hall street, Atlanta, Ga. jan 7-dtf A CARPENTER, DENTIST, No. 47

BANKS. DANK OF OF STATE OF CRORITA.

e tickets at lowest rates. july 4-dly

GRATE AND MANTLE SETTING.

CRATE AND MANTLE SETTING.—I to setting Mantles and Grates of all kinds, release grates, &c. Craters left-fat Hunds, will receive prompt attention. JORDAN JOYE, Grate and Mantle Setter and Repaired funding Chimneys. MEAT, PRODUCE, ETC.

dence in the record of an actual cyclical special principle of the special spe

GENERAL LAND DEALER. A. M. COCHRAN, General Land Agent, and Dealer in Real Estate, Gainesille, Ga. Special attention given to the exmination and analysis of mineral lands, and
he purchase and sale of the same. Office
Southeast Corner Public Square, Gainesville,
"May 3-dly,"

By W. A. Hemphill & Co.

JEWELERS.

WILLIAN BOLLMAN, DEALER IN
Watches, Jewelry, Clocks, etc., Specacles and Eye Glisses. No. 9 Whitehall
treet, near Railroad Crossing, Atlanta, Ga.
depairing done in good style and warrantod.
may15-

G. L. GREESON, Manufacturer of the Dixie Pump, the best and cheapest wooden Pump now made. It is a Southern production, of Southern material. Liberal inducements offered to the trade. Send for price list. Address. G. L. GREESON, may 1-dly Charlotte, N. C.

HACKS.

CAINESVILLE AND DAHLONEGA
AND HACK LINE. Leaves Gainesville
am ediately on the arrival of the up passenger trum, every day, and arrives at Dahlonege at 6 o'clock P. M
Leaves Dahlonega every day, and connects
with the down aftermoon's passenger train,
ood Hacks and eareful drivers will alsays be found at Dahlonega to convey passengers to Porter's Springs or other points,
upon are youable terms.

MOSTELS HACKS.

NEWTON HOUSE—Mrs. Janet Haudrup, corner of Main and Spring streets, Sparta, Georgia. Terms, \$2 00 per day, lodging included; 50 cents per meal without lodging. mar3-dtf

PALMETTO HOUSE, Spartanburg C. H., S. C. Located near center of the city. Renovated and new furniture.

A. TOLERSON, Proprietor,

A. TOLERSON, Proprietor,

THE LANLER HOUSE, Macon, Georgia,
B. Dub, Proprietor. Good accommodations. june5—dtf

THE COUCHE HOUSE, Kingston, Ga.,
A. Y. Sheats, Proprietor—would respectfully inform the traveling public that his large and spacious hotel is now open for the reception of yisitors. He is prepared to accommodate several families. Board and lodging—rooms well furnished—\$25 per month, Summer visitors would do well to give him a call.

DARTOW HOUSE, Cartersville, Ga. P.

BARTOW HOUSE, Cartersville, Ga. P. S. Shelman, Clerk. dec4-dtf. BARTOW HOUSE, Garden Bernstein Bartow House, Clerk.

V IRGINIA HOTEL, Newnan, Georgia, f. This Hotel is kept by two ladies from Virginia, who will guarantee you something good to eat, polite servants, clean rooms, good beds, and a jolly Clerk. Don't forget the place.

PROF. WELLS, Clerk.

POMONA HOUSE, CLARKESVILLE, OMONA HOUSE, CLARKESVILLE,
Georgia.—This house is more desirably
situated than any other house in town—affording a full view of some of the finest
mountain scenery in Georgia. It is about one
hundred yards from a fine mineral spring.
A splendid summer resort.

M. B. O'CALLAGHAN,
Formerly of Globe Hotel.
junc14—d3tw3w

pune14—d3tw3w

PiCHMONDHOUSE, near depot, Gaines
ville, Georgia. J. W. Traumell, Pro
prietor. This house is new and comfortable. Table well supplied. Let PARE.
REDUCED. Let Baggage carried to and
from depot free. Extra inducements offered to summer visitors. june14—dtf

TOCCOA HOUSE, (situated one hundred yards north of depot,) Toccoa, Georgia: S. V. Davenport, Proprietor. This hotel is new and commoditous, and the table well supplied. Baggage carried to and from the depot free of charge. Extra inducements offered to summer visitors. Charges moderate.

PULASKI HOUSE, Johnson Square, Savanrah, Ga., S. N. Papot & Co., Proprietors. Pleasantly located. The only hotel in the city facing south, (which is of great importance in this climate,) with a frontage of 273 feet. The best and most comfortable total in the Southern States. Kept strictly first class in all its departments. july5-dtf

DROWN'S HOTEL,

E. E. BROWN & SON, Proprietors, Opened January 1st, 1856.

READ HOUSE,

CHATTANOOGA, TENNESSEE,
If you desire first-class accommodations
be sure to stop at this House.
W. M. LEWIS,
W. G. GANT,

Clerks.

june28-dtf

NEW BRICK HOTEL. PYE HOUSE,
FORSYTH, GEORGIA,
By E. D. BROWN AND SISTER.

Kooms spaceous and airy. Accommodation upperior. Baggage transported to and from totel free of chargs. E. D. BROWN, Formerly of Miledgeville Hotel, Mrs. JULIA D. THWEATT, sep13—dtf Late of Columbus, Gs.

GLOBE HOTEL, Corner Broad and Jackson streets.

The Globe Hotel as just been REFURNISHED and REFITTED,

MODERN IMPROVEMENTS

fogether with the addition of a new Veranda ammodation of the traveling public. sep15-dtf P. MAY Proprietor.

MEDICAL DISPENSARY.

DR. W. M. MARVIN.

Would respectfully inform the citizens of Atlanta and vicinity that he has opened a Dispensary in Austell Block, where patients can get reliable treatment for all diseases. Particular attention paid to all diseases of the Throat, Lungs and Catarrh. The above diseases treated by inhalation.

The Doctor treats all diseases of long standing, such as Eruptions, Gravel, Paralysis, Loss of Voice, Wakefulness, Fever Sores, Chronic Diarrhea, Dropsy, Billousness, Discases of the Kidneys, Erysipelas, Nervous Depression, Dyspepsia, Liver Complaint, all Diseases, pleart Disease, Swollen Johns, Coughs, Gont, White Swelling, St. Vitus' Dance, etc. Riectricity applied in cases were it is required. The Doctor is permanently located and persons who have been under the treatment of other physiciaus and have not been cured, are invited to call, as I treat all curabel diseases, and circe guaranteed, or no pay, Call and see the Doctor without delay. His charges are moderate, and consultation free, Dispensary and consultation rooms No. 20 Decatur struct. Office hours from Da. 1, 7 P. 2. (eb19-d&wly)

QUARTERLY RETURNS.

ALL MERCHANTS SELLING GOODS of any description on Commission, Insurence Agents, Photographers, Lawyers, Doctober 7.—An selling attention, JORDAN of any description on Commission, Insurence Agents, Photographers, Lawyers, Doctober 3.—An september of Smoking Chiangya.

MEAT, PRODUCE, ETC.

A TLANTAANDTENNESSEE MARKET, Good of any office in the City Hall and make their returns of gross receipts or sales for any office in the City Hall and make their returns of gross receipts or sales for the months of July, August and Soptember, are decided and the sales of the constitution.

A TLANTAANDTENNESSEE MARKET, Good of the City Hall and make their returns of gross receipts or sales for the months of July, August and Soptember, sept—diff.

A TLANTA SOURCE, ETC.

A TLANTA SOURCE, ETC.

A TLANTA SOURCE, STO.

A V. L. SHOPNER, Co.

A V. L. SHOPNER, Co.

A V. R. SHOPNER, Co.

A V. R. SHOPNER, Co.

A V. L. SHOPNER, Co.

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ANNOUNCEMENTS.

FOR COUNCILMAN.—W. D. Rilis is anounced as a candidate for re-election as bancilman from the second ward, subject the democratic nomination. [sep24 dtd] FOR COUNCILMAN.—C. K. Maddox is mounce as a candidate for councilma-rom the fourth ward, subject to the demo-ratic normation. FOR COUNCILMAN. -I respectfully a

nounce myself a candidate for re-election to the office of councilman from the first ward, subject to the democratic nomination on Saturday, the 10th of October, 1874. sep20—dtl JOHN B. GOOD WIN. OR ALDERMAN.-We are authorized amounce the name of Capt. A. J. West for a derman for the city at large, subject to the democratic nomination. sep19—dtd

ized to announce the name of C. S. Solomon as a candidate for council from the second as a candidate for council from the second ward, subject to the democratic nomination.

FOR COUNCILMAN.—We are authorized to announce the name of Major John F. Edwards as a candidate for councilman from the fourth ward, subject to the democratic nomination.

from the fourth ward, subject to the demo-cratic nomination. sep19—dtd

FOR COUNCILMAN.—We are author-ized to announce the name of John S.
Garmany as a candidate for councilman from the fourth ward, subject to the demo-cratic nomination. sep18—dtd

FOR COUNCILMAN.—Wear, onnee Dr.

W. C. Asher a candidate for Councilma for the 5th Ward, subject to the democrati nomination. MANY VOTERS. omination. sept16-dtdn FOR ALDERMAN—The friends of Z. H. Smith announce his name for Aldern subject to the Democratic nomination.

FOR COUNCILMAN.—I respectfully anbounce myself a candidate for councilman
rom the third ward, subject to the demoratic nomination. A. CONNALLY.
sep15—dtd sep15—dtd FOR COUNCILMAN.-We are authorized

red to announce Dr. Samuel Hape for council from the fourth ward, subject to the democratic nomination. sep15—dtd

FOR COUNCILMAN.—We are authorized to announce. ized to announce A. B. Latham as a cand date for council from the first ward, subject to democratic nomination. sep15—dtd FOR COUNCILMAN.—We are author ized to announce Captain J. A. Richardsor for council from the fifth ward, subject to the democratic nomination on Octobe 10th, 1874. FOR COUNCILMAN.—Ous Jones an nounces himself a candidate for the council from the third ward, subject to the demo cratic nomination.

FOR ALDERMAN.—I respectfully announce myself a candidate for alderman allarge, subject to the democratic nomination Saturday, October 10th, 1874.

sep13—dtd AARON HAAS. FOR COUNCILMAN,—We are authorized to announce the name of A. O. M. Gas a candidate for councilman from war the 4th, subject to the democratic nomins tion.

FOR COUNCILMAN.—We are authorized and requested to announce the name of F. P. Rice as a candidate for councilman from the fifth ward, subject to the democratic nomination. nomination, subject to the democratic FOR COUNCILMAN.—Please announce the name of J. W. Goldsmith as a candidate for councilman from the second ward, sub-ject to the democratic nomination.

sep23-dtd FOR COUNCILMAN.—We are authorized to announce the name of Dr. John M. Borling as a candidate for councilman from the first ward, subject to the democratic

FOR COUNCILMAN.—I announce my

ATLANTA, GA., THURSDAY MORNING, OCTOBER 8, 1874.

THE PERKINS TRAGEDY.

gentlemen have been consulted or know anything of this matter. The ticket will be supported, in the interest of the city, by Democratic to the core, and respresenta-

FOR CLERK SUPERIOR COURT.
GEO. II. HAMMOND is a candidate
for Clerk of the Superior Court of Fulton
county, Georgia—subject to the Democratic
nomination.

aug4—dtd Superior Court of Fulton county

FOR CLERK SUPERIOR COURT.-W are authorized to announce the name of Dr.
J. S. Holliday as a candidate for Clerk of
the Superior Court of Fulton county, sub-ject to the democratic nomination.

aug23—dtd

FOR THE SENATE.—We are authorized the name of the Hon. E. C. McAfee as a candidate for the senate for this, the 39th senatorial district, composed of the counties of Forsyth, Milton and Cherokee. aug. 5—wtd

FOR CORONER—We are authorized to announce William Bell as a candidate for coroner of Fulton county, subject to democratic nomination.

MINISTER OF THE PROPERTY OF TH

and contribute of the Tax Receiver of Fathon control c

The Husband's Story—Infidelity, Detection and Desperation Charg-

Democratic to the core, and respresentative of all classes and interests, it is the choice of the people.

Sep30—dtf MANY CITIZENS.

AN AMENDMENT OFFERED.

Editors Constitution: We notice a ticket in your columns to-day, and it will be generally supported, with this amendment, which we hope you can get inserted in the ticket. Put Judge C. C. Hammock at the bead of it, and Dr. E. J. Roach as the third alderman, and then count on an enthusiastic support by MANY GEMOCRATS.

octi—dtf

THE HUSDANDIS STORY.

It may be remembered that at the in quest Perkins refused to tell the name of the name of the name of the story of the distribution. FARIS, might before the murder. He has reconsidered the matter, and told his friends the story of that dreadful might. It implicates Joseph Clare, a member of Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this: Perkins' firm, residing at Bethel, twenty-five miles distant. The story is this control firm at the first of the THE HUSDAND'S STORY. man, and then count on an enthusiastic support by MANY QEMOCRATS. Octi—did

FOR WATER COMMISSIONER.—The citizens of the third ward unanimiously re anominate George W. Terry for water conscioner.

FOR MAYOR.—We are authorized to anounce Dr. N. L. Angier as a candidate for Mayor, subject to the democratic nomination. July 10-didn

FOR TAX COLLECTOR.—We are authorized to anounce the name of M. T. Castleberry as a candidate for Tax Collector, subject to the Democratic nomination. July 10-didn

FOR CLERK SUPERIOR COURT.—I respectfully announce myself as a candidate for the collector of the general election to day. Atlanta Cotton Market.

Financial—Gold, buying at \$1.05.

Exchange.—Buying at par; selling at \$1.05.

Exchange.—Buying at \$1.05.

Exchange.—Buying at \$1.05.

Exchange.—Buying at \$1.05.

Exchange.—Buying at par; selling at \$1.05.

Exchange.—Buying at \$1.05.

Exc FOR CLERK SUPERIOR COURT.—I respectfully announce myself as a candidate for re-election to the office of Clerk of the Superior Court of Fulton county, subject to the Democratic nomination.

aug19—dtd JAMES D. CO_LINS

aug19—dtd JAMES D. CO_LINS wife reminded fill or his own subs. He ordered them both to leave the house at once, and angry words passed. Finally they agreed that in the morning Mrs. Perkins and the child should go to her relatives, in northern Ohio. She was

FOR CLERK SUPERIOR COURT.—Ma

FOR CL FOR CLERK SUPERIOR COURT.—Ma
of Julius M. Patton will be supported in the demon crafte convention for Clerk of the demon crafte convention for Clerk of the understanding was wrong by the failure of uperior Court of Fulton county aug25—dtd

FOR CLERK SUPERIOR COURT.—We re authorized to announce the name of Dr. 8. Holliday as a candidate for Clerk of longs. He went and so appears to the special county of the second state of the long of Clare begged to be allowed to get away, but Perkins insisted he should go to the of house. He went and as soon as he saw the body he left and has not since been seen, except at the exposition that day, where he was seen drunk. This is the story of the husband.

Clare is a middle-aged man, the father of a grown-up family, quite wealthy, a prominent church member and leading temperance man in his neighborhood. This story is at utter variance with the antecedents of his life.

A SECOND ATTEMPT AT SUICIDE.

Mrs. Perkins' father arrived to day, and had a sorrowful interview with his daughter. Some ting, afterward, while her father was standing in the door, she got a small pair of scissors from the work-basket, and stabbed her throat.

MARKET REPORTS.

tection and Desperation Charged—The Wife's Denial.

A dispatch dated Cincinnati, October 7.—Cotton steady, Service opened steady; October 15-146s and attempted suicide grows deeper with the new developments of to-day. The mystery of the Perkins murder and attempted suicide grows deeper with the new developments of to-day. The mystery of the Perkins murder and attempted suicide grows deeper with the new developments of to-day. The mystery of the Perkins murder and attempted suicide grows deeper with the new developments of to-day. The mystery of the Perkins murder and attempted her only of the Perkins murder and attempted suicide grows deeper with the new developments of to-day. The mystery of the Perkins murder and attempted her only of the Perkins murder and attempted her own of the Perkins murder and attempted suicide grows deeper with the new developments of to-day. The mystery of the Perkins murder and attempted her own of the such as a second of the perkins her own of the perkins her ow

-----Atlanta Wholesale Price Current

[CORRECTED DAILY.] CONSTITUTION OFFICE Atlanta, Ga., October 7, 1874.

Poultry-20a22. Apples—country \$2 25 per bbl; northern \$3 50a\$4. Atlanta Grocery Market. Corn-white \$1 10a\$1 15; ear 90c

Rye=\$1 40, Barley=\$1 €7, Oats=75a80, Hay=Timothy \$1 50a\$1 60; clover \$1 00a

Telegraphic Markets.

Paris, October 7.—Bentes 62f 30c.

Montgomery, San Salvador: Arrived out-Pennsylvania. London, October 7.—Consols 924a925

REMARKS.—Business only moderate in onsequence of the general election to-day.

al2c; apples pealed 4a5c.

Eggs—We quote at 224a23.
Beeswax—25a27.
Rags—2a24c.
Feathers—70a75.

Meal—\$1 10. Wheat—white \$1 40a\$1 50; amber \$1 35a \$1 45; red \$1 25a\$1 35.

READY-MADE CLOTHING.

Fine Cassimere Pants....

Fine Black Doeskin Pants.....

Call early, and select from the unbroken stock, at the

BROOKS COTTON PRESS.

O. IK. CLOTHING STORE.

Proportionately Low Rates

32 Whitehall Street.

Vests and other articles at

ISAAC H. HAAS.

Vol. VII---No 114 FALL OVER COATS

TO MAKE BUSINESS LIVELY, New Goods, New Goods,

New Styles. Stylish Business Suits.

Boys and Childrens' Boys and Childrens' Boys and Childrens' CLOTHIN CLOTHIN

M. & J. Hb M. & J. HII M. & J. RII 50 and 62 Whitehall street.

OPIUM ANTIDOTE.

Stop, Read, Reflect and Act Before It is too Late ! We Guarantee Entire Satisfaction or Money Refunded Dr. S. B. Collins' Painless

> Is a perfect and painless cure for The Habitual use of Opium

in any of its forms, whether as MORPHINE, LAUDANUM, ELIXIR, or GUM OPIUM ELIXIR, or GUM OPIUM It Positively Produces a Permanent Cure.

It is strange yet true, that as a rule it is the brightest intellects, the best members of society become addicted to this diseased appetite. A habit which makes them alwes, beclouds their minds, rulns their dispositions, and gives them in their more natural moments a hatred of self as well as a feeling that everybody despises them—to such an extent that society has no charms. But thanks to the Giver of all good, this morbid, terrible habit, and degraded condition, as well as all of the desire and feeling for opiates in any form is soon removed by this remarkable antidots, entirely so, and the weakened body and mind are invigorated, given renewed health until love and hope take the place of despondency and doubt. Though you may not be afflicted with the habit of using Montphing, Laudanum, or other forms of Optum, some friend may be, and you know it not, therefore let me ask you, in the name of suffering humanity to place this on. By so doing you may reap the wavard of those who do good. Bellan ATLANTA, GA.

All conspondence stricty confidentis for further particulars, and in sending of lers from all of the Southern States, a lress B. M. WOOLLEY, General Agent for the Southern States, No. 38 South Broad bacest, Atlanta, Ga. y10-deodôm&wlamam

-- AT ---

THURSDAY AFTERNOON AT THREE O'CLOCK.

FOUR RACES

FIRST RACE IS A TROTTING RACE—FREE FOR ALL. Purse one hundred (\$100) dollars. Mile Heats. Closed with the following entries: Clint Taylor and Lee Smith enters Glory

SECOND RACE.

P. A. Standard enters blk. H., Prince. F. A. Higgins enters b. m. Lillie.

FOURTH RACE.

A LITTLE MORE CIDER.

BEST NEWARK CIDER.

White Wine and Cider Vinegar. GUTHMAN & HAAS

Boarding House with all modern improvements, and near the business center, will be rented to an ear applicant, who can give satisfactory references.

Possession given at once.

Apply at Dry Goods Store of GAY, McCLENREY & CO., SD and 91 Peachtree stress.

W. M. & R. J. LOWRY

FALL OVER COATS

FALL OVER COATS For Gents, Youth and Boys. For Gents, Youth and Boys.

New Colors,

New Styles. New Styles. Stylish Business Suits, Stylish Business Suits,

In every varie

CLOTHIY English Cass. Sacks...... 11 50 English Basket Sacks...... 10 50 Pine Worsted Pants...... 6 50

5 75 50 and 62 Whitehall street. d .mail 7 OO 50 and 62 Whitehall street.

OPIUM ANTIDOTE

in any of its forms, whether as

A GRAND DAY'S RACING OGLETHORPE PARK !

- TO-MORROW -

AMUSEMLNTS.

Ann Matilda.
Hightower, F. A. Higgins enters b. g.
Rothschilds.
P. A. Standard enters b. m. Anna Beall.
J. T. Peddy enters br. m. Lady Beall.

F. A. Higgius enters br. m. Flying Skiller A. S. Morris enters b. m. Eddie Edwards THIRD RACE. DASH-ONE MILE PURSE, \$50 00.

DASH-HALF MILE ... PURSE, \$25 For Green Horses-Two entries by Stan. Parties who enter for claser of the above l'urses and fails to start, loses forfeit money.

Admission 50 cents; ladies free, Good order, &c.

We are Agents for the

and are manufactures of il delli

LARGE AND COMMODIOUS

Baltimore Maryland.

For Gents, Youth and Boys.

New Colors, New Colort,

with table of At the las emphlet form, eneral index. ess W. A. Her

GENERAL TRAVELING AGENTS:
M. ACTON.
J. W. ANDERSON

ATLANTA:

Thursday Morning, October 8, 1874 STATE DEMOCRATIC TICKET. FIRST DISTRICT. Hon. J. HARTRIDGE, of Chatha

SECOND DISTRICT: Hon. W. E. SMITH, of De THIRD DISTRICT: PHILIP COOK, of

FOURTH DISTRICT: H. R. HARRIS, Meriwethe M. A. CANDLER, of DeKalb

SIXTH DISTRICT: Jas. H. BLOUNT, of Bibb SEVENTH DISTRICTS Hon. L. N. TRAMMELL, White

EIGHTH DISTRICT: A. H. STEPHENS, Talia NINTH DISTRICT: Hon. G. McMILLAN, of Habershan BREVITIES.

-Southern Colorado is "purple wit -Kellogg has two years still to serve -A great many people are in doub whether it was Miss Sherman's wedding

or the nomination of the general for th -General Braxton Bragg is now chie engineer of the Galveston and Santa Ferailroad, with headquarters at Galveston

-Having escaped a dreadful shipwree a sailor was asked by a religious lady how he felt when struggling. "Weil-ma'am, very wet," was his reply

-In the county of Sussex, in the sour of England, there are extensive fig orchards, and their success has proved heyond a doubt that the fig can be grown fect success as an orchard tree -Catacazy, who was at one time Rus

mbassador at Washington, is said recently made a fortunate specula-Russian railway shares, and is now "Tohn " said a father to his son th other day, when he caught him shaving the "down" off his upper lip, "don't throw your shaving-water out where there

boys, for they might are any barefooted be get their feet pricked." -A controversy in some of the western papers has brought out the fact that the first steamboat that co-r ascen-ded the river from New Orlans to Louisville was a stern-wheeter, the Enter prise, built at Browns-fle in 1814.

-Among other things in her bridal obe Miss herman has one hundred of stockings. This seems a prodi

He is slightly deaf, and is the -On the 19th ultimo, the wife of San

Henry, a colored resident of Salisbury, Md., became the mother of four chil-dren. When informed of the fact Sam began to make preparations for a jour ney. "I ain't gwine to live in dis heal Saulsbury no longer," said Sam.

—A New Orleans darky driving a cotton float, hearing the flag-ship firing a salute, screamed, 'Dar dey is at it agin, an' jis war dey was befo'! Good Lor! Git up, Susan;' and away dashed mules, float, and darky for the back of the town

—A Springfield gentleman concluded to have a bath the other evening, and in the dark got hold of a chunk of stove-blacking by mistake for the soap. A more polished man than he was has nev-er been seen in the whole state of Mas-

custom of keeping birthdays is many thousand years old. It is eccorded in the fortieth chapter of Genasis and twentieth verse: "And it came to pass the third day, which was Pharaoh's birthday, made a feast unto all his ser-

cation of the United States statues was finished, and congress made them at the last session the law of the land, but made past session the new of the land, but made no provision for printing them. No one knows what the law is on any given sub-ject, it is only known that the revised code has neither notes, references, nor

-The cause of the duel recently mored to take place near Richmond, Va., Gen. Wm. Mahone and Gen. Bradley T. Johnson the principals, is as follows: During a primary election for state sena-ator, circulars were distributed by the Johnson party severely reflecting on Ma-hone, which caused the doughty Mahone to "demand an explanation" from the redoubtable Johnson.

—The locomotive engineers held a smeeting last Thursday in New York, at which delegates from nearly all the principal railroads of the country were present. Resolutions were adopted declaring their determined opposition to any further reduction of wages, and demanding the restoration of the former rates paid by the Pennsylvania railroad company.

—The building in Washington for the British Embassy, said to be the handsomest and costliest residence in the city, has been finished, and was ready for the occupancy of Sir Edward Thornton Thursday. It has cost about one hundred and fifty thousand dollars, and the furnishing half the sum. It has seventy rooms, and covers about ten thousand feet of ground. It is of pressed brick, laid in black mortar, and is trimmed with light gray sandstone.

—M. Guizet west.

—M. Guizot was the oldest of the French academicians. The present old est member is M. Patin, who is eighty est member is M. Patin, who is eightyone; M. Mignet, seventy-eight, follows,
and then come M. Thiers and de Remusat, each of whom is seventy-seven. The
youngest members are M. Alexandre
Dumas, who is fifty; M. Ollivier, who is
forty-nine, and M. Caro and Mezieres,
who are each forty-eight. Two chairs
are now vacant—those of M. Guizot and
M. Jules Janin.

—The obligatory use of the German language in the elementary suchools in Alsace and Lorraine has now been partially extended to private schools for girls. Scholars under fourteen are to use German exclusively in studying religion, history, and geography, while in districts with a French-speaking population, German is to be used for rive hours a week for girls under ten, nine hours for those under fourteen, and eleven hours for older girls. or those under four hours for older girls.

The umbrella may now be reckoned among the deadly weapons. At a street corner in New York the other evening couple of men got into a quarrel. One of them punched the other in the eye with his umbrella and went on about hy with his umbrella and went on about he disappearing in the crowd was ascertained his brain had been pierced through the eye. The umbrells man has not yet reported to the police, and A Convention of Governors.

The governors of Kentucky and Tennessee have held a conference. It occur-ed at Nashville. It came about in this way: numerous communications from representatives and influential citizen duced Governor Brown, of Tennesse to think that something should be done meet and resist the anticipated incenpronunciamento

He turned for help to Go rnor Leslie, of Kentucky and we are in ormed that an extensive telegraphic and stolary correspondence ensued, which ulted in a conference at Nashville: At this meeting of the two governors the orilliant editor of the Louisville Courier-Journal seems to have been the power ochind the throne.

The original proposition of a conver tion composed of southern governors, to be held soon after the meeting or the adical cabal in Chattanooga, was abaudoned for several good reasons. Gov Kemper had "doubts," and Gov. Coke, of Texas, positively refused to come Such a convention, it was argued, would be essentially sectional and partizan, and would only serve to dignify the manifesto of the Chattanooga plunderers. So the project was thrown overboard: and the Nashville conference, by a majority of two agreed that a conference of governors om the democratic states-fifteen in number-together with representative lemocratic citizens from states not democratic, should be held "with a view to a alm, earnest and patriotic discussion of he broader questions of the conflict be tween the state and federal jurisdictions. If possible, it was voted that the confe ence should be composed of the gover nors of all the states, irrespective

party : but failing in that, the democraic governors and representatives are t ood that such a convention could effect full gubernatorial convention would onsist of twenty-two radicals and fifteen democrats. What relief could reaonably be expected from such a gather ing? On the other hand, if only democratic governors and representatives be invited, will not the ery of partizanship be raised, and its reommendations be therefore disregarded by the federal power? We need no such distraction as the proposed convention. The only way to influence the administration, is to show them the handwr ng of defeat on the wall. To do thi we must turn all our political energies to ward organization, and work at the polls. Let us send full democratic delegation

slow in finding out what is the mat-As for northers sentiment we do no elieve the roposed convention would nake any perceptible difference. The fore the north, so that he who runs mey read. Nine years of it should be afficient to show an honest man what it is worth. If not, then a gubernatorial convention would be insufficient. The years of reconstruction extortions and the law as decided by the court. frauds are patent to all, and evidence inning to study their true import. They begin to see that they mean commercial disaster and political rain for both sec-

congress, and the white nouse will not

The Whistle Horses

Two excellent communications from practical railroad men. in answer to our article of Sunday morning, put the natter complained of before the public in its right light. Both writers assert from their experience that the ase of the whistle at grossings is not only unnecessary but positively dangerous to life and property. It promotes runaway accients, and is altogether an evil, except call brokes or to alarm cat-And when it is used in

to the weak, and an outrageous annoy ance to the strong. But a statute stand in the way of its immediate cessation-a law, as one of our correspondents truth fully says, that requires a continuou screech from the time an engine leave the car-shed until it reaches the corporate limits-a law that says the whistle of ar approaching engine shall be blown for four hundred yards before every street crossing! The streets of cities are not exceptions. If the law were fully obeyed, the Gate City would scarcely be a habitable spot; and a non-compliance is apt to shift the burden of negligence in case of an accident and thus lead to unjust verdicts against the offending railroad company. The railroad officials cannot, therefore, be justly blamed for carrying out the law, even to the letter. But we beg a gentle obedience until the legislature meets. If they must blow, let it be done as softly as possible-the pound of flesh but not a drop of blood. As soon, however,

as the two houses are organized, let them have the full effects of the law until they appreciate the wisdom of a modification of the statute, so far, at least, as our cities are concerned. We trust Mr. Richards will pardon us for using the more distinctive, and shorter name, of his occupation. The word 'engineer" applies to many callings, and each is compelled to use a qualifying

word. There are marine and civil, as well as locomotive lengineers. The English term is and, it seems to us, unobjectionable, locomotive engineers are appreciated inevery community. They necessarily combine the skill of the machinist with a moral courage that is called out in very few occupations—the courage to fearless. ly do one's duty under the most terifying circumstances. There is no higher kind of courage than that. We respect it, and so does the civilized world; we honor the men who peril their lives to safely carry not possible for language to describe his us through storms and darkness to our destinations.

This much in justice to the locomo tive engineers, although it has little bear his positions. His letter is fundamenting an the nuisance that the law has imally wrong, and wrong in all its parts posed upon us. The following characteristic note from a well-known sufferer is an index of public sentiment, near the tracks, on this question:
To the man who wrote "the Locome

I say most heartily God bless him, nov and always, if he brings about the needed reform. Long since I intended to get up a petition and place it in the library, believing nearly all my visitors would gladly favor the abolition of the nui-

The poor little news boys are not permitted to sing out the morning papers, as in other southern cities, but the screech of the locomotives, day and night, is enough to wake the dead in three counties. promptly by our agents. Our friends all over the state will oblige us by furnish-ing them at the very earliest possible Mr. Hillard on Louisians.

morning we published the letter of Hon H. W. Hilliard on the troubles in Louisi ana. In view of the importance of the subject as well as the high character of e author, we deem it propor to consi ne contents of that letter at some length

We regard this Louisiana question a not inferior to any other in magnitude, now before the public. We believe som of our distinguished southern men are taking very mistaken views of it. We defer to their superior abilities and will not question their sincerity, but we are painfully oppressed with the conviction they are trying to commit the country to

a most fatal error.

It is significant, too, how readily so of them rush to the defence of General Grant on this issue. Following the foot steps of a few, who try to shield Grant rom blame, Mr. Hilliard comes forward with a long letter to the officers of the Grant club in this city, fully justifying he president's action in restoring Kellogg. It is curious, too, that while able outhern men thus defend Grant's action, there are able northern writers, includirepublicans, who, with equal emphasis ondemn that action, Well may we exclaim "whither are

rifting?"
In our opinion, Mr. Hilliard, in con mon with all the writers on that side starts out with a most grave and funda nental error. He assumes that Ke logg is the legal, or at least, proper ac ing Governor of Louisiana, We ask who made Kellogg governor

It is certain the people of Louisiana did not do it, for they elected McEnery This was conceded evenly by the repub licans in the Senate, and by all parties It is very certain no authorized court has said he was governor. Well, if the people of Louisiana did not make Kellogg governor, what other person, principal y or power had any right to make him Governor? It was a sad day in Amerinan politics where any man, by any means, was ever called or atoned to act as, the governor of a state without the ascertained votes of the peomust necessarily be error for any public man to assume that any power but the people of the state, could by any possible means, make any man a legal govern

or of the sate. sadly know, that Grant had recognize kellogg as the governor, and Kellogg had en acting as governor for two years or early so, and, therefore, Mr. Hilliard oncludes, with the most illogical reason ing, that Grant was bound under the constitution to return Kellogg to his place after he had been utterly repudiated by the

eople.

Are we to understand that the president dent can make a governor for assate, by recognition ? could it be posible to state central ismand define desposism more abso esults a radical rule in the south are be- lutely? We deny that the president car make a governo to a state by any means recognition on otherwise.

But it said a Upited States judg had decided that, Kellogg was governor and the president was only sustaining

Well, by what law, state or federal increases that the northern people are be- human or divine, could a United States judge make a governor for a people of Louisiana We call for it. Are we come to this that a judge-a drunker tions—that one part cannot be wasted and judge—can make a governor, and make despoiled without serious suffering by the him so well that the pres dent is bound other; and is this awakening lies the under the constitution to recognize him hope of a seform in that quarter. The as governor, and when an outraged peofacts and effects are before them, and no ple rise up and supersede him, that then gubernatorial conference can, hasten or the president is constitutionally bound, on governor, to use the army and navy of the United States to put down the people as criminals, and replace this creature in office though the most infamous of criminals? Every lawyer knows that the decision of a judge, who has no jurisdiction of either the parties or the subject matter is a nulity. And every man, lawyer or not, knows that a United States judge has no jurisdiction whatever over the persons o question of who is the governor of state. Durell has been consigned to in famy by all parties for having made ar infamous decision without a particle o jurisdiction, and yet, strange to say, the crowded communities, it becomes a terror effect of that decision is still sustained, and we are [gravely told that the oresident is constitutionally bound to respect it! Nay, in the face of robbery, plunder and oppression he is bound to put dossa

the people and put back Kellogg. The President is not a statesman a his first mistake might possibly have been from ignorance of his dates. He might possibly have though hathe was bound to assume that Kelling had been elected by the people, and therefore the judge sustained his cla But when he restored Kellogg, he snew better. He knew Kellogg had not been elected by the people. He knew Durell had no jurisdiction of the question. And there is no obligation on the president to adhere to an error. It can giver be either wrong of the unconstitutional to abandon an error and the patriots of New Orleans' gave the president a glorious opportunity to abandon the most fatal error of his life. He refused to abandon his error. He replaced a esurper in power. He sustain ed a rebben. He there endorsed all his crimes. He keeps the people of Louisiana in chains, and yet we are told, 'don't blame Gen. Grant," and the cour

teous Mr. Hilliard writes a long letter to prove that Gen. Grant was bound to do it all under the constitution ! We might present many other views but will forbear.
In no view did the president have right to return Kellogg. He commanded the peace and there was peace. He told the people to go to their homes in five days. They went in two hours. They were all at home and in peace and happy long before Grant's "new soldiers arriv ed." There was no "domestic violence" to suppress. Grant broke the peace when he put Kellogg in power, and he

broke the constitution, liberty and peace when he put Kellogg back in power.

As for the poor creature who is willing to obtain and hold power as Kellogg did and does hold it in Louisiana, it is utter meanness. No man or thing can retain his self-respect and not despise im. We need not follow Mr. Hilliard in all

and conclusions. We regret he has written it. WE have only space this morning ongratulate the people on the glorious esult of the election. The radicals made numerous efforts at riots, and in nany counties refused to vote, in order to raise the cry of intimidation and unairness. One terrible occurrence is hronicled-the stabbing of the demo ratic candidate in Brooks-Captain

funter, by a negro, toach, are elected, as to all appearance bey will be since the withdrawal of the popular Keely, we are satisfied that they will be fully competent to do their allotted duty in taking care of the finances of Atlanta. These gentlemen, we hope, will be generally united upon by all PRESIDENTIAL OUTGIVINGS,

Telegraph to The Co Washington, October 7.—The following special to the Herald undoubted reflects the yiews of the president. I comes almost directly from him:

WASHINGTON, October 6.

The opinions of Reverdy Johnson and Charles O'Conor, with the rejoinder of Mr. Johnson, on the Louisiana question have called attention to an important principle in the political government of the country, that is, the right of the president to review his own acts. The president recognized the necessity of having this subject settled without delay. The views of both Johnson and O'Conor, as published in the Herald, have been carefully read by the president. He does not agree with Johnson, that either Kellogg or McEnery, was elected, but unequivocally declares that the election in 1872 was a mockery, and that his only motive in WASHINGTON, October 6

by declares that the election in 1872 was a mockery, and that his only motive in recognizing Kellogg, was to save society in Louisiana, from anarchy. He does not consider either Kellogg or McEnery, the lawfully elected governor of Louisiana. On Friday last, in conversation with a southern gentleman, he intimated that this would be his position in his next message to congress, and that he of the defendant objected to the admission of this dead in evidence on the ground, and the state provisions he made for a mext message to congress, and that he should ask that provisions be made for a free and fair election at the earliest pos-sible day, and should give emphasis to what he had already declared, that it was

EPISCOPAL CONVENTION. Large Attendance-Opening of Business.

[By Telegraph to the Constitution.] NEW YORK, October 7 .- The Protestant Episcopal convention began this morning in St. John's chapel, Warwick morning in St. John's chapel, Warwick street, where the religious services of the body were held. The chapel was filled almost to the doors by the congregation, and the aisless and passages were packed with people encroaching on the open space in front of the communion and Then the services and the communion service of the Friegers and the communion services of the Friegers. munion service of the Episcopal church were celebrated. Many prominent divines participated in the convention. Bishop Selwyn, of Litchfield, England, preached a sermon. Bishops Lee, all Delaware, Greene, of Mississippi, Atlanson, of North Carolina, Potter, of New York, Clark, of Rhode Island, and McCoskey, of Michigan, also took part. nunion service of the Episcopal chu At a meeting of the members elect of the house of deputies, held this morning, the following officers were elected: Presi-dent, Dr. James Craig, of Kentucky; sec-retary, Rev. W. Stephans Perry, D.D., liocese of Georgia sesistant secretary Rev. Wm. C. Williams, D.D., diocese of Georgia; second sesistant secretary, Rev Geo. A. Mallogy, D.D., diocese of Con chas. L. Mutchins, D.D. Massachusetts; and treasurer Mr. Mathew Massachusetts.

AT CROSS PURPOSES. The Negro Party Nominate Two Candidates for Congress in the Richmond District.

(By Telegraph to The Constitution.) RICHMOND, October 7.—The dissen ions among the republicans of the third ongressional district culminated to-day the nomination of two candidates for congressional houers. Two conventions were held, each having full delegations and each claiming to be the legal gathering of the representatives of the republi-cans of the district. Both conventions net at noon at different places, and afte the usual preliminary business, proceeded regularly to work, the result of which was the nomination by one of Hon. J. Ambler Smith, the present incumbent in congress, and by the other of Pansh Burgess, collector of United States internal revenue. The latter, as heretofore re-ported, was nominated for the position at a convention held September 16th. From present indications both candidates will enter the contest, as it is certain that neither will withdraw in favor of the is very bitter. lowever, yet not probable that a compromise may be effected in the interest of the party by each withdrawing and a new man put forward

[By Telegraph to the Constitution.] MEMPHIS, TENN., October 7.—In a fight between two negroes yesterday Tom La-valle had his head beat nearly into jelly. Lavalle shot and mortally wounded Bri-The tournament of the state sports tan Whitfield.

onvention opens to day.

The efforts of Gov. Brown to get up: convention of governors of different states s not saxstioned by the leaders of either party to e, though many approve it. Ho Polegranh to The Constitution

CHARLESTON, S. C. October 7.—IIIs noner, G. I. Cunningham, mayor of this city, has been indicted for official misconduct on an affidavit of sheriff Bowen. The charge will probably be forced to earing this week, but it is hardly thought it will be sustained. John Cosby traveling agent for a New York tea house, committed suicide this A. M., by cutting his throat, almost severing head

rom body. Couse-liquor. ExaPresident Johnson

By Telegraph to The Constitution NASHVILLE, TENN., October 7 .- Ex-NASHVILLE, TENN, October 7.—Ex-President Johnsen spoke three hours and a half at Shelbyville yesterday. His speech was mainly devoted to defending himself against the Union and Ameri-can's Chattanooga special and editorial of October 3d, in which he was desig-nated as a republican ex-president, and in favor of the repudiation of state an dua-tional abligations. onal obligations.

The Bag Guns. [By Telegraph to the Constitution] WASHINGTON, October 7.—Bristow is

Grant at St. Louis, Sherman at Cincinnati.
They and not Sherman, have asked Sheridan if he can spare a regiment from the fronttier where the Indians are war whooping, for police duty in the south

ern states.

Catholic Total Abstinence Union By Telegraph to the Constitution.]

CHICAGO, October 7.—The exposition loses on Saturday. The attendance has The Catholic Total Abstinence Unio rnet to-day. One hundred delegates are present and double that number are ex-prected.

By Telegraph to the Constitution I Boston, October 7.— The republican convention nominated Talbot for gov ernor. The ballot resulted: Talbot, 255 198; Charles Devens, Jr., 51 Sanford, 20; Benj.Butler, 16 lowe and Dawes each one

[By Telegraph to the Constitution | NEW YORK, October 7 .- Rev. Dr. ' M. Eddy, a prominent divine of the Methodist church, died here to-day, aged 52 years. It is reported that another large Broad way dry goods firm failed to-day.

Carlist News. [By Telegraph to the Constitution.] BAYONNE, October 7.—The Carlist Of-cial Journal states that Don Carlos was at the head of his army yesterday good health. Dorregaray has leave absence on account of his health. General Sherman.

[By Telegraph to The Constitution.] CINCINNATI, October 7.—Gene Sherman arrived yesterday. He retued with his daughter to the convent, me this city, and then left for St. Louis. [By Telegraph to The Constitut BROOKLYN, October 7.—Moult and to day in the suit against

STATE SUPREME COURT

October 29, 1874. by Henry Jackson, Supreme

HIRAM WARNER, CHIEF JUSTICE HONS. H. K. M'CAY AND B. P. TRIPPE, JUDGES Trippe, J., was providentially prevent

ed from presiding in this case.

John Highfield, et. al. vs. E. T.
Phelps, et. al. Ejectment, from Randolph.

WARNER, C. J.
This ways. This was an action of ejectment brough by the plaintiff against the defendants

WARNER, C. J.

This was an action brought by the pl

on this contract for twelve months con

nencing October 1, 1867, and agreed to

mencing October 1, 1867, and agreed to pay him \$1,200 and sell him his provis-ions at cost, which was equal to about \$300. Mr. Dixon understood that he was employed to assist plaintiffs in case they received the agency, and to assist them. Blackmar went to New York,

after making the contract with Barnett

Flint rivers, in connection with Benner, Brown and Pinkney's Florida

Line by steam and rail.

Through bills of lading given for

Co., general agents, Apa

throught freight rates. Blackmar did not return to Columbus until the 3d or

4th of October, he was in Savannah on the 2d of October. Both Blackmar and

Chandler testified they had no notice that

the agency was discontinued until the publication of the following notice in the

"The Barnett Through Line has no

BARNETT & Co.

On the reverse side was

Florida.

Columbus Sun:

and saw Barnett there; he gave with

corded as a part of his chain of title. The defendant objected to the admission of this deed in evidence on the ground, that it was not legally probated so as to authorize the same to have bee ted to record, which objection tained by the Court, and the have been admitnon-suited: whereupon, the plaintiff excepted. The attestation clause of the deed recited "In witness whereof I have hereunto affixed my seal, and assigned my mane in the presence of the "which my name, in the presence of etc." which was attested by Charles Mitchell, and N. H. Pendergrast, J. P., as witnesses. A deed to land; excented in this State, must be attested by at least two witnesses, and if one of the attesting witness is a Justice of the Peace, or a Notary Public that will entitle the deed to be recorded The objection to the attestation clause in this deed is, that it does not recite that it was delivered. In Dinkins vs Moore, 17th Ga. Rep. 72, it was held that if one of the attesting witnesses to a deed be a magistrate, an officer appointed by the law to perform this duty, the conclusio of law is that he saw the instrument le gally executed: that is signed, sealed and gainy executed; that is signed, sealed and delivered, so as to authorize the same to be admitted to record. This deed offered in evidence by the plaintiff, having been recorded on the attestation of a Justice of the peace and one other witness, it was

and saw Barnett there; he gave withese (Blackmar) some cards to distribute, among which was one shown and read to the jury, of which the following is in substance a copy: "Barnett Through Line for New York on the Apalachicola, Chattahoochee and Flint rivers, in connection with Let the judgment of the Court below be reversed.

B. S. Worrill, for plaintiffs in error.

A. Hood, for defendants.

ror in the Court in rejecting it at the

Edward McDonald vs. Henry O. Beall Complaint, from Randolph. WARNER, C. J. The plaintiff brought an action again

ne defendant on an open account in the atutory form, for the sum of \$1,738.29, with a bill of particulars thereto attach-ed. The defendant filed a plea in the naure of an equitable set off, in which alleged that the several items charged plaintiff's account, were paid by him and so intended to be paid by plaintiff to defendant, for his half interest in certain described mill property, known the Davenport mills, and that plaintiff ndebted to him, and prays judgment i his favor for the amount that may found due him. The plaintiff, at trial, amended his declaration, in which he alleged the defendant was indebted to him the sum of \$1,750.00 for the onehalf, interest in the Davenport mill prop fraction, and took possession thereof, that he was turned out of possession by para-mount title, and by sale of the property, by which he was deprived of the title

General Agents, Apalachicola. Dated Columbus, Nov. 2, 1867." and possession of said property. The defendant demurred to the amended de laration, because it introduced a new ar-distinct cause of action, and because Plaintiffs at once upon making the tract began to distribute cards and cir-culars for the Barnett line and to answer questions, solicit frieght and collect bills was not alleged therein that the defendant had warranted the title to or the Barnett line, and continued to do for the Barnett line, and continued to do so until the publication of the notice in the Sun. Cannot specify any particular bills collected, nor remember whether any of the boats of the Barnett line arrived of descriptions. the land. The Court overruled the de murrer, and the defendant excepted. The case was then tried, and the jury found a verdict for the plaintiff for \$1,473,58 with interest. A motion was made for a new a trial on the grounds that the or departed from Columbus after the first of October until and before the pub Blackmar testified that Captain Dan and on the several other grounds set forth in the motion, all of which were over-ruled by the Court, and the defendant Fry did not show him any letter from Barnett, notifying plaintiffs that their services as agents would not be wanted. excepted. It appears from the record, Fry did mention to Blackmar that he had the trial a deed from the executors of James Morris, to McDonald, the defendant, conveying to him the one undi-vided half of the Davenport mill pro-perty, which deed is dated 15th of No-

nained in possession after that time un

der an arrangement with Smith, but was no longer tenant of H. O. Beall. The

evidence does not show that there ever was any actual eviction of H. O. Beall, the plaintiff, from the premises, or of O. P. Beall as his tenant. The plaintiff's

Smith to show paramount little and legal eviction, he should have shown affirma-itively that the judgment against the ex-scutors of Morris was of older date than their deed conveying the property to the lefendant, otherwise, that judgment was

The

a letter from Barnett, and put his hand into his pocket as though to take it out, but said he would wait until Barnett ar rived; that he would be ashamed to read it to him. Barnett was not in Columbus the time. Thinks the boats were mber, 1866, recorded in July 1868; also a deed from the executors of Morris to the plaintiff, for one-half interest in the mail property, dated 15th of November, 1866. Also a deed made by the United States marshal, on the 6th day of Decem-ber, 1870, to B. J. Smith to the mill proler, Bowers, and perhaps others. Dixon. Kept him twelve months and paid him \$1,200, and sold him groceries at cost. Did not discharge him, because he had been hired for a year. Blackmar & Chandler had beeen agents for the Barnett line before the contract, and served without other compensation than the trade of the boats. The cards published in the Sun in August and October perty and other lands, which deed was made by virture of a sale under a fi fa issued from the District Court for the Northern District of Georgia in favor of Smith Davenport against

lished in the Sun in August and October gia in favor of Smith Davenport against the executors of James Morris deceased. The plaintiff testified in his own behalf that he was in possession of the property about four years, or until the United States marshal's sale. In what manner he was turned out of possession does not appear, but states that he never had possession or control of the property after that time. O. P. Beall states that he was in possession of the property as 1867, referred to such agency before the contract. Dixon was of some value to plaintiffs. Can't say how much. His services were not needed, and plaintiffs' business could have been well conducted without him. He was only engaged to do the extra work expected to grow out of the contract. Plaintiffs introduced a card from the Daily Sun, of September was in possession of the property as agent for H. O. Beall after his removal in 1869, until the marshal's sale, and re-

21, 1867, as follows:
"Barnett's Steam and Sail Dispatch of shipping, New York, New Orleans, St. Louis, Cincinnati and western rivers to Bainbridge, Ga., (Flint river.) and Columbus, Ga., (Chattahoochee river.) All freights from western markets should hat freights from western markets shound be consigned to agents at New Orleans, who will forward them free of commission for forwarding. Owing to the fluctuations on the Ohio and Mississippi rivers, shippers will find it to their advantage. age to consign as above instead of getting specific rates.

P. Bean as in stenant. The plantiffs tetion as originally brought, was for an inliquidated demand. When the dependant filed his plea, the plaintiff mended his declaration by alleging that he defendant was indebted to him for so much money paid him under a contract for the purchase of certain mill prop-erty of which he took possession, that he had been turned out of the possession thereof by paramount title, and treating the contract as rescinded for that reas-No charges for receiving or forward. ing on goods or cotton consigned to Bar nett & Co., at Apalachicola, Fla. Through bills of lading for cotton or merchandise to be shipped to New York or New Orleans given by the agents at

the contract as rescinded for that reas-on, sought to recover back the purchase money he had paid the defendant for the the property so purchased. The original cause of action being for an unliquidated demand, and the amendment being also for an unliquidated demand, the two de-mands embraced in the original declara-tion and the amended declaration were germain to each other, and under the lib-eral construction heretofore given to the this point, etc., etc. Agents, Blackmar & Chandler, Columbus, Ga.

Barnett & Co., general agents."

Chandler testified also thaton the of the appearance in the paper of the no-tice of discontinuance plaintiffs addressed a letter in regard to the matter to Messrs.

agremain to each other, and under the libs statute applicable to such cases, by this statute applicable to such cases, by this teter was introduced. In reply to this, and applicable to such cases, by this teter was introduced. In reply to this, and appears from the evidence, that the plaint at their office, or place of business, for the purpose of compromising, and to make a new contract. Mr. Barnett and possession thereof and has paid the purchased the mill property from the defendant under a parof contract, we have the following as a reason for the discontinuance of the agency, that two boats into possession thereof and has paid the purchase money therefor, but that contract was not fully executed by the defendant making a deed to the plaintiff for the property. To entitle the plaintiff to recover back the money which he had paid the defendant for the property on the ground that he had the right to treat the contract as rescinded, it was incumbent on him to have proved at the trial that he had been actually ejected from the possession of the property by a legal paramount title to the of the defendant, or he should have shown such a legal paramount title to the office, and pay plaintiffs agreed to the defendant, or he should have shown such a legal paramount title to the office, and pay plaintiffs agreed to the defendant, or he should have shown such a legal paramount title to the or the defendant, or he should have shown such a legal paramount title to the order of the defendant, or he should have shown such a legal paramount title to the order of the defendant, or he should have shown such a legal paramount title to the order of the defendant, or he should have shown such a legal paramount title to the order of the defendant, or he should have shown such a legal paramount title to the order of the defendant, or he should have shown such a legal paramount title to the order of the defendant, or he should have shown as the plaintiff nor his agent, O. P. Beall, ever had been actually evicted from the possession Barnett & Co., agents, and D. Fry, which letter was introduced. In reply to this, Barnett and Abram Fry called on plaintiffs at their office, or place of busieral construction heretofore given to the statute applicable to such cases, by this ther the plaintiff nor his agent, O. P. Beall, ever had been actually evicted from the possession of the property. In order to show paramount title to that of defendant, the plaintiff read in evidence a deed from the executors of Morris to defendant, dated 15th of November, 1866, and a deed from the United States Marshal to Smith, lated 6th of December, 1870, in which it recited that the property was sold as the prospective removal of the two boats to Texas, which was not contemplated until the contract had been in force some weeks. Captain Stapler, one of the owners, prevented the removal of the boats. The following is a copy of the letter: from the United States Marshal to Smith, fated 6th of December, 1870, in which it is recited that the property was sold as the property of the executors of Morris under a fi, in issued from the District of corgia. Neither the fi fa nor the judgment on which it issued, was offered in evidence. Whether that judgment against the executors of Morris on which the fi. fa issued, was of older date than the deed from the executors of Morris to the defendant, does not appear. If the plain-

"COLUMBUS, Nov. 2, 1867. Barnett & Co., and D. Fry n reply to our written con npromise our demands. In a sp ncession, and with a desire to se

collected bills, and anythary to the interest of was with so compensation increase.

sons having dealings with the boats.

About May or June, 1867, he was in Columbus, in company with D. Fry, and called on the purchase money paid for the property, we reverse the judgment of the Court below, in this case, and order a new trial. This case appears have been tried in the Court below, and argued here, upon a misconception of the law applicable to the facts as disclosed by the record. with D. Fry, and called plaintiffs, who were then agents and during a conve then acting nestion of an agency with a salary was sensed. Plaintiffs asked the appointdiscussed. Plaintiffs asked the appointment in case any such agency was established to commence Oct. 1, 1867, and end Oct. 1 1868, the agents duty was to do as much as plaintiffs had done and as much more as they could. After this conversation witness went to New York and returned about Oct. 1, 1867, had no other conversation with plaintiff before Oct. 1, 1867. He wrote a letter from New York to D. Fry in Sept. 1868 and sent it by mail kept no copy, has not original. H. & I. L. Fielder, for plaintiff in er-A. Hood, for defendan Barnett Line of Steamers vs. Blackmar & Chandler. Assumpsit, from Muscogee.

by mal, kept no copy, has not original. The substance was to the effect that owing to uncertainty in anticipated business for the Barnett Line it would not tiffs against the defendants, as partners, using the firm name of "Barnett Line of Steamers," to recover the sum of \$1,500, which the plaintiffs allege the defendants were indebted to them for services reuauthorize the establishing of a salaried agency at Columbus, and this notice was o be given to plaintiffs at once. In Oct. 1867, when he came to Columbus he had

were indebted to them for services reu-dered as their agents. The defendants filed their plea of the general issue, and also a plea denying the partnership as alleged in plaintiff's declaration. On the trial of the case, the jury, under the conversation with plaintiffs in which hey proposed a compromise which was refused.

After the 1st of Oct, plaintiffs contin alleged in plaintiff's declaration. On the trial of the case, the jury, under the charge of the Court, found a verdict for the plaintiffs. The defendants made a motion for a new trial on the general grounds stated therein, which was overruled by the Court, and the defendants excepted. On the trial both the plaintiffs were examined in their own behalf. The substance of their testimony was that in August, 1867, A. Barnett and D. Fry desired to employ plaintiffs as agents of the Barnett Line of Steamers. Plaintiffs told them they would have to hire a clerk to assist them if they ued to post boats voluntarily as they had been doing. Before Oct. the 1st the of-ficers of the boats were instructed to withdraw all accounts left in the hands of plaintiffs for collection, and not to transact any business through them. The transact any business through them. The witness subsequently causefi a notice to be published in the Sun and Times "that the Barnett Line had no agency in Columbus" because said Blackmar and Chandler continued to post boats voluntarily after being requested to discontinue and after witness refused to accept. have to hire a clerk to assist them if they acted as agents and it would cost \$2,000. the compromise. He learned also that plaintiffs had acted unfriendly to the Barnett thought they could get a clerk for \$1,500, and thinking they could, plaintiffs agreed to take \$1,500. This line. Hence his desire that the publishould be aware of the fact that there was no agent at Columbus. The cards re-ferred to were published long before be-fore Oct. 1867, and whilst plaintiffs were was to cover the expense of the clerk, the plaintiffs expecting their profit from the custom of the boats and the business growing out of the agency. Plaintiffs agreed to hire Mr. Dixon as a clerk based

published after Oct. 1, 1867.

Daniel Fry testified that "Barnett, Fry and Jackson composed the Barnett In the summer of 1867 Barnett mad arrangement with plaintiffs to act as agents for the Barnett line in Columbus. The service was to begin Oct. the 1st of that year and last one year. Barnet went to New York after making this ar rangement and wrote witness during th latter part of September in reference to the contract. That letter is lost; rethe contract. That letter is lost; re-ceived the letter latter part of September ceived the letter latter part of September, showed it to Capt. Klink, and as soon as he had read it, took it immediately to plaintiffs' store and handed it to Mr. Blackmar at his desk and he read it in witness' presence. This was a week or more before October the 1st 1867. The contents of the letter was in subance to notify plaintiff

ton and goods. See rates on back of card. Agents, Benner, Brown and Pinkney, 9 South Willian St., New York; H. C. Hart, Eufauls, Alabama; Blackmar & Chandler, Columbus, Georgia; B. F. Bruton, Bainbridge, Georgia; Barnett consequence disappointment in his expectations and the probability that the boats would not pay—the Barnett Line would not need the services of plaintiffs and they might consider the arrangement with them a n end. Plaintiffs rendered no service that wit

ness knows of under the contract. Plaintiffs expressed regret that the contract had not been consumated so they ight go on under the same. Had several general conversation with plaintiffs in which they spoke

their disappointment in not getting the contract—does not remember any partic ular remark made by them. W. L. Stapler testified : He never ws. L. Stapler testined: He never was a partner with A. Barnett; he only owned an interest in two boats to-wit: the Barnett and Fry—had nothing to do with the other two boats. Each boat run on its own account, kept reparate books and accounts—and paid its own bills and was under the control and man. bills and was under the control and man agement of its own officers. Barnett act agement of its own officers. d as agent for all the boats, because of

Huntsman and much the largest interest n the other three boats.

Knew nothing of the contract with only three boats-the Fry, Barnett and Jackson, and after Barnett bought the Huntsman, which was in July or August 1867, it was added to the card and a new out one arrived to-wit : the "Fry "-the river was too low for any boat to run that month and in the early part of Novem-

boats—they ran in connection with steamers and sail vessels from New York and New orleans to Apalachicols, and had an established rate of through freights, and under this each bost col-lected its own freight. The owners of the four boats ran them together unde the name of the Barnett Line of stee charging the same rates of freight. ter the contract was made with plaintiffs Barnett determined to send two of the boats to Texas and the price of \$1500 for the agents was regarded by him as too high for an agent for two boats.

Charles A. Klink testified: He was captain of the Jackson—she was left ear Fort Gaines and witness came up to

captain of the Jackson—she was left near Fort Gaines and witness came up to Columbus in the latter part of September 1867. The day he arrived in Columbus met with D. Fry at corner of Rosette and saw how on Broad street. Fry remarked he had just received a letter from Barnett, and asked witness to read it, which he did. The letter instructed Fry to notify plaintiffs that their services would not be wanted as agents for the Barnett line. Fry started across the street with the letter in his hand, and went into the store with the letter in his hand open. This was in September, and before the 1st of October, 1867.

Plaintiffs did no service for the Barnett line of boats, after the 1st of October, nor during said month.

nor during said month. No boat left the wharf, or arrived at during the month of October, 1867. In fact, none until some time in November. the river was too low for any boat to run. Barnett owned stock in all the boats. Fry owned in the Jackson, Barpoats. Fry owned in the Jackson, Barnett and Fry. Bowers in Barnett and Fry. I remained at Columbus for some time, superintending the preparation of the Barnett and Fry for their departure for Texas. Some of the owners objected and took legal steps to prevent it. The boats did not go. Witness, recollection boats did not go. Witness, recollection was that Blackmar was in Columbia

account of each hoat was kept separate, and the owners of one boat were not at all interested in the profits or losses of the others.

The profits and losses of each boat were shared by its owners.

The boats did all take freight at the

same rates, and formed a through line with lines of railroads and steamships. The clerk of each boat could give a through bill of leads and could

and these boats were owned by different persons in different shares, and if some of the owners held shares in each boat, the owners of each boat were copartners gou ad hoc." Further, "that if there were four boats, and they were owned by different persons, one or more having a share in each as part owner, and if the owners of

persons, one or more having a share in each as part owner, and if the owners of these several boats agreed to put and run them as a line, and that as a line each boat should have the right to take freight from a ship at Apalachicols, and to charge therefor, and to distribute the freight paid among the owners of the particular boat, then the owners of each and all of said boats become thereby quasi copartners." To which charge defendants excepted.

The Court also charged: "If the said four boats had a common agent, and if such an agent made the contract alleged and set out, the defendants would be liable for its breach, if they were part owners of any of the boats, although no partnership existed between the boats. To which charge defendants excepted."

After the Court had charged the jury and argument had, the jury retired, and afterwards came into Court and by their foreman asked the Court whether in the event the jury found for the plaintiffs they were bound to find fifteen hundred dollars. The Court thereupon charged the jury that the Supreme Court had so decided, and they were bound to find fifteen hundred dollars fit they believed that the amount agreed to be paid. To which charge defendants excepted the jury that the Supreme Court had so decided, and they were bound to find fifteen hundred dollars if they believed that the amount agreed to be paid. To which charge defendants being partners, the partnership having been denied by them in their plea. Second, the contract being a parol contract, and not to be performed within a year, whether there was sufficient evidence of part performance to take it out of the statue of frauds. The defendants were engaged in running a line of steamboats on the Chattahoochee river from Columbus to Apalachicola, under the name of the "Barnett line of steamboats on the Chattahoochee river from Columbus to Apalachicola, under the name of the "Barnett line of steamboats on the Chattahoochee river from Columbus to Each at the second and the steamboats on the Chattahoochee river f

a line of steamboats on the Chattahoo-chee river from Columbus to Apalachi-cola, under the name of the "Barnett line of steamers," Barnett acting as the general agent of the parties engaged in that business. The contract was made with the piaintiffs by Barnett as such general agent in relation to the parties. general agent, in relation to the particu-lar business of running the Barnett line of steamers. There can be no doubt, we think, from the evidence in the rec-ord, that the defendants had a commu-nity of interest in that particular busi-ness or adventure, although they may ness, or adventure, although they may not have had any community of interest in the capital stock employed in it. If the defendants had no community of interest in the boats,

employed in it. If the defendants had in a community of interest in the boats, but had a community of interest, or participation, in that particular business, or adventure, in which they were engaged, they would be liable as partners to third persons dealing with them in their firm name, in relation to and on account of, is that particular business, or adventure. The defendants were engaged in running a line of steamboats on the Chattahoochee triver, under the name and style of "Barnett Line of Steamers" for the purpose of eerning and collecting freights "Barnett Line of Steamers" for the purpose of earning and collecting freights for the transportation of goods by that line of steamers, and were entitled to receive the profits of that adventure in which they were engaged. Whatever may have been the private understanding between the owners of the respective boats composing the Barnett line of steamers as between themselves, in relation to the freights earned by the respective boats, could not affect the rights of third persons contracting with them in the name of the firm who were ostensibly running that line of steamers, and receiving that line of steamers, and receiving freights as the Barnett line of steamers Barnett, as the general agent of the Bar nett line of steamers, made the contract with the plaintiffs in relation to the par ticular business, in which the defendants

ticular business, in which the defendants were jointly engaged, in their firm name, and as to that contract, the law will recognize them as partners in that particular business, in relation to which the contract was made so far as the rights of the plaintiffs are concerned. The law will imply a particular account when parties hold nership agreement when parties hold themselves out to the world as doing a plaintiffs until he saw their notice in the particular business in a firm name as that firm name, whatever may be the real nature of their connection as between themselves. Although the charge of the Court would have been technically more accurate if it had said the defendants accurate if it had said the defendants were partners in that particular business or adventure in which they were engaged so far as the plaintiffs were concerned, instead of saying they were "quasi copartners." Still the charge, in view of the facts of the case, was substantially correct, and we find no material error in it which would anthorize us to grant a new trial. In relation to the statute of frauds, we are of the opinion that the refusing to perform the contract on the part of the defendants, after the plaintiffs had partly performed their part of it by the employment of Dixon as clerk, would render it such a fraud on the part of the defendants as will take the case

of the defendants as will take the case out of the provisions of the statute. New Code 1951. After a review of the entire record in this case, we find no error technical, or otherwise, which would be the control of the provision of the part of th authorize the granting of a new trial. It is for the interest of the public that there should be an end of litigation, and especially so in this case. Let the judgment of the Court below be affirmed.

Peabody & Brannon, for plaintiffs in error. H. L. Benning, Blanford & Garrard, for defendants. Trippe, J. did not preside in the fol-

Casper Jones vs. John C. Currier, et. at. Complain for Land, from Randolph.

McCAY, J. 1. Where a tax fi. fa. was support of a sheriff's deed to land, and it appeared, that the fi. fia. was under thir-ty dollars, and that though there was a levy extered thereon, it was not signed by any one, it was not error in the Judge to refuse to let the fl. fa. be read in evidence, without some prooff that the entry was made by an officer authorized to levy such fi. fa. Nor does the recital in sheriff's deed, that he made such levy, alter the case.

2. A plaintiff in ejectment may recover the premises in dispute, on his prio possession alone, against one who subse-quently acquires possession by a trespass, without any lawful right whatever, and this is true, though the plaintiff may him self show to the jury no title. Judgment reversed. H. & I. L. Fielder, for plaintiff in

Worrill & Chastain, for defendants.

Trippe, J., was providentially prevented from presiding in this case.
Bray & Brothers vs. J. McK. Gunn. As sumpsit, from Randolph McCAY, J. Where an agent has deviated from

Where an agent has deviated from I instructions, and forthwith informed I principal, and the principal, with fi knowledge of the facts, either ratifies t act in terms, or fails within a reasonal time to disapprove, the agent is not liab 2. The evidence in this case justifie

Judgment affirmed.
J. T. Flewellen; H. & I. L. Fielde for plaintiffs in error.

A. Hood for defendant.

John Hammock vs. The State. Arson from Randolph. Robert E. Hammock vs. The State: Ar son, from Randolph. McCAY, J. 1. On a trial of an

2 When several pers

7. The evidence upports the verdict Judgment affirmed. John T. Clarke, J. H. John T. Clarke, J. H. Guerry, L. L. Fielder, for plaintiffs in error. L. Flewellen, Solicitor-General, by a Peabody, A. Hood, for the State, J. Rhodes Brown vs Eagle & P. Manufacturing Company. from Muscogee. McCAY, J.

When the verdict of the jury one-fourth more than is justified to pleadings and evidence, and the the defeudant in nire him to v recover at all. The Judge nted a new trial, Judgment affirmed. R. J. Moses; M. H. Blan

laintiff in error.
Ingram & Crawford;
on, for defendant. Elizabeth J. Mo

1. It is not necessary that may be done by acts as well as well. Code, § 2339.

2. Although the words of a deta-will may be such as do not created. rate estate in the wife, yet if the loss accept the appointment of truthe her receives property as such, as belonging to his wife, and it is hers during his life, a maintain a bill against the sentative of her husband after for such property, or fe

which the same may by the husband. 3. In this case there dence that the bu same in the land in c complainant to l

Worrill & Chas H. & I. L. Fielder for defendant

By Telegraph to The Constitution PHIPADELPIA, October 7.—Georgiiott, aged 18 years, was about and ning, during a dist oner was running away. known publisher of the Brachard is dead, age 71.

A Terrible Manging. [By Telegraph to The ten while Wm. Beatty, aged 16, was ing in an elevator in the Beatty

over the side of the clerate was caught between it and above, and horribly man him instantly. By Telegraph to The Cond Mil.an, October 2.—Ra Thiers arrived here yesterlay dressed the French resident ing. He said the establistic republic would not not be the rest of Europe. He the general election would by additional Bonapariss of

(By Telegraph to The AUGUSTA, Oct. 7 .- Col 1 rm of Boyt & Gardner morning. Aged sixty-two.

(By Telegraph to The C COPENHAGEN, Oct. 7.— minister at Berlin, has be to make representations to Government in relation to of Danes from schlezwig.

By Telegraph to the Con OMAHA, October 7.—The fantry has been ordered from trict to the department of Orders were issued to-day is district commanders to get the railroad without delay. The (By Telegraph to The Com

WASHINGTON, October &-outh Atlantic states falling DeCIVE'S OPERAL JOS. M. KEANE .. POSITIVELY TWO NIGHTS

WEDNESDAY AND October 7 and MR. GEO.

ARRAH NA PO COLLEGE

CONCORDIA

The busy season for sale of Kentucky Library Lottery tickets. To-day is opening day at Titlebaum's millinery store. Miss Dora Shulhaffer and Miss Mary Ken-nedy expect to see all their friends at Titlenedy expect to see all their friends abaum's.

Administrator's sale—A. S. Fowler Leave to sell land. Two fine stores, next Chamberlin, Norman.

Direct Trade Union—important notice

J. T. Grizzard applies for letters of fulstration.

Forsyth livery and auction stable.

he jury is fo

ustified by the and the Court this Court will nor will it put

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ot create a sepa-if the husband f trustee for his Chancellor, and

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HALL

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eet, on

DIAMONDS. Gold Chains, Fine Watches, etc.

JUST RECEIVED AT W. BRISCOE'S JEWELRY STORE, B. W. BRISCOE'S JEWELKI STORE,
The largest and most elegant JEWELKI
2000 dwt. Gold Vest Chains,
2000 dwt. Royal Opera and Guard Chains.
100 sets new style Jewelery,
1000 dwt. Plain 18k Gold Rings,
25 styles beautiful Roman Gold Neck-

reat variety of Lockets, Rings, Fren Clocks, Stelling Silver Ware, Bridal Presents, &c., at prices to defy competition.

B. W. BRISCOE,

oct3—dlw 34 Whitehall street. EISEMAN BROS. are very popular.

"BELLE OF KENTUCKY" can be had at 1 A NEGRO child was accidentally burned at hat Stone Mountain on Tuesday.

BISHOP W. M. WIGHTMAN, of Charleston S. C., was at the Kimball house yesterda "BELLE OF KENTUCKY" can be had at I

THE Ponce de Leon line of street cars has been taken off, and will be run no more except on Sundays, until spring. THE hall of the Chamber of Cor

been tendered for the meetin xican War Veterans, on the 21st. A large lot of heavy retinned pressed lippers at 25 per cent, less than wholesal John T. HAGAN's, 94 Whitehall st.

RICE AND RICHARDSON.—There is no question as to the election of these gentlemen They ought to be elected. They will serve the city well.

FOR RENT.—Store house No. 53 Peachtree treet. The building will be arranged to suit he occupant. For particulars address J. W. ENGLISH, BOX 284.

GEN, JOSEPH E. JOHNSTON and wife were at the Kimball house yesterday. During their stay here they visited several points of interest, including the Young Men's library. They left at ten o'clock last night for

SENT TO JAIL.—Justice Ezzard, yesterday afternoon, inquired into the shooting scrape which occurred in the Herald office Tuesday night, between John Lackey and H. R. Lee. The evidence satisfied the court that Lackey was trying to shoot Lee, and he was sent to jail. Hulsey for defense.

THE "Girls' Society of Trinity Church" The "Girls' Society of Trinty Charlet" will give an oyster supper at the store on Whitehall street, formerly occupied by J. M. & J. C. Alexander, as a hardware store, on Friday night, the 9th inst., for the benefit of Pierce's chapel. Doors open at 7½ o'clock.

SCHOE HAMMOCK will be nominated on Saturday by a very heavy majority, beyond doubt. But we hope for harmony's sake and the consequent good of the city, that Dr. Angier will decline, and thus merit much good will at the hands of the democ-ncy.

Ngoro Drors Dead.—A negro man mamed Marcus Jones, dropped dead about half-past twelve o'clock Tuesday night, in Jenningstown. He had returned home from his work, and his wife stepped out a few moments. When she returned he was a corpse. Physicians who saw the body say he died from heart disease.

GOODWIN AND TURNER, of the first ward GOODWIN AND TURNER, of the Birst Ward; and Gay and Garmany, of the second ward, are named in communications. Goodwin will of course be nominated. No young man ever made a better record than he did in council this year. The other gentlemen will, we think, be selected. They will make red second se

Revivals.—An interesting protracted meeting is now in progress at the First Methodist Church. Services are held each night, and conducted by Dr. Harrison, with less than the state of the ministers.

Interesting meetings are also being held at Payne's chapel and St. Paul's.

The attendance at these meetings is large, and the interest in them seems to be deepening.

There is a rallying to Hammock among all classes that insures his election by one of the heaviest majorities ever polled in Atlanta. How could it be otherwise? Can democrats refuse to support the man who stood shoulder to shoulder with his people in the conflict of arms, and under the oppression and sufferings of the reconstruction party? Can they refuse to support a man, whom everybody declares to have made an excellent and joithful mayor.

Merchants visiting the city will consult their interest by calling on John T. Hagan for toys, tops, marbles, balls, baskets, tubs, buckets, measures, brushes, blacking, ground spices, soaps, cigars, candles, prize packages, chewing gum, canned goods, star candles, washboards, baskets, crackers, plekies, sauces, extracts, etc. Don't forget the place, John T. Hagan's, 94 Whitehall street, Atlanta, Ga.

Has Never sum F. Equalized.—It is stated upon the best authority that the stock of fall and winter clothing for gentlemen, youths' and boys' which Messrs. Eiseman Brothers, No. 55 Whitehall street, have now on hand, is so extensive in variety and superior in every respect, that it has never been equaled. In their custom department also, there is a superb assortment of the inest cloths, cassimeres, worstings, pantaloonings and vestings, which they are making up in their usual fine style. All goods are at least 15 per cent. lower than last year.

John J. McDaniel. For Council. From the Smoond Ward.—This young gentleman has made rapid strides in the canvass and has ability, tact and honesty enough to make a safe guardian of the city. He is a self-made man and will meet with a hearty endorsement next Saturday. He will be elected by a handsome majority certain. For now that there are more candidates out in the ward, the necessity of uniting is apparent to all, and on account of his high moral that there has by common consent the man. Let the other wards help him.

Many Voters.

San, VERY San.-Mr. J. E. Wimbish, the

MERCHANTS BUYING GOODS IN ATLANTA CAN SAVE FROM FEN TO FIFTEEN PER CENT. BY PURCHASING THEIR SUPPLIES OF PAPER, ENVELOPES, BLANK BOOKS, and all kinds of STATIONERY from J. W. BURKE & CO., Wholesale Booksellers and Stationers, Corner Whitehall and Alabama streets.

HE INQUEST UPON MR. CAR-TER'S REMAINS. Verdict-"Heart Disease." The Body Sent to Barnesville.

Yesterday morning at an early hour Coro-ner William Kile empaneled a jury and held an inquest upon the remains of the un-lortunate Mr. Carter. The body remained during the night at the room of the decea ed during the night at the room of the decea-ed on Whitehall street, and there the inquest took place. Several witnesses were exam-ined, but nothing of importance beyond what has been already published in The Construction was adduced. The follow-ing verdict was returned: THE VERDICT.

THE VERDICT.

STATE OF GA., FULTON COUNTY,

We, a coroner's jury, this day summoned by Coroner William Kile to hold an inquest on the body of C. H. Carter, now lying dead on Whitehall street, in the city of Atlanta, Dr. E. J. Roach making the post mortem in our presence, and after making a careful examination into the causes of the death of said Carter, we are of opinion that deceased came to his death from disease of the heart.

ATLANTA, GA. Oct. 7, 1874.

I certify that having this day been summoned by Coroner William Kile, I made a post mortem in the above mentioned case, and am of opinion that deceased came to his death in accordance with the verdict of the jury.

E. J. Roach, M. D.

E. J. ROACH, M. D. THE BODY SENT HOME.

The sad intelligence was communicated by telegram to the father of the deceased at Barnesvil e early yesterday morning. An answer was received, directing that the body be at once sent there for faterment. It was sent off on the one obclock train, under charge of Professor Erwin, of Moore's college, and a fellow student of the deceased from Barnesville.

It appeared from the evidence taken by the coroner, that Mr. Carter was troubled with a serious oppression about his heart only a few days before his death, and had frequently complained of it. Nothing serious, however, was apprehended.

To the Voters of Atlanta.

CORRESPONDENCE. ATLANTA, GA., October 6, 1874. ATLANTA, GA., October 6, 1874.

Maj. John C. Whitner:—Draw Sir.—We are much gratified to see you suggested in this morning? News as, a suitable person to represent the second ward in the next city council. We earnestly hope you will allow your name to be thus used. Though the time is short, we still think, on account of you being so well known and so old a citizen, that you will receive the nomination.

Yours very respectfully,
R. O. Douglass, Thomas Scruchin, H. F. Leak, T. J. Hightower, J. H. Ketner, Carl Harmsen, D. M. Bain, G. J. Dallas, C. I. Brown, Paul Jones, S. B. Hoyt, R. J. Godfrey, J. P. Logan, James Ormond, N. A. McLendon, Josiah Bradfield, C. S. Newton, and many others.

ATLANTA, October 7, 1874. Mears. R. O. Douglass, T. J. Highlower, Dr. J. P. Logan, and others:—GENTLEMEN:—I have received your kind note asking me to become a candidate for councilman from the

zeal, fidelity, capacity, and honesty of pur-pose of which I may be possessed. Thank-ing you, gentelmen, for your kindness, I am respectfully and truly yours, JNO. C. WHITNER.

Sad Accident.

Yesterday morning the switch engine on the State road ran over a lad about eight years of age, named James Jackson, mangling his right leg in a horrible manner. From what we could learn the engine was backing down with a train towards Stewart & Austin's mill, and moving slowly. Little Jimmy thoughtlessly imagined that he could steal a ride upon the tender, but slipped and fell down. The ear wheels passed over his right leg, mashing off the flesh and leaving fragments all along the track. The engine was stopped in a few minutes and the unfortunate lad carried to his father's house, situated between the railroad and Marietta street. Drs. W. F. Westmoreland and Sterling were summoned at once. Dr. Westmoreland amputated the leg just below the pelvis. Last night at 7 o'clock the boy was doing well.

This is another warning to parents to keep their children away from the railroad. Despite the greatest vigilance, sometimes children get off from home and go into the very presence of danger. Parents can not be too careful in this regard.

----"BELLE OF KENTUCKY" can be had at T.

On their Bridal Tour. Yesterday a handsome Pullman palace sleeping car came up from Macon with Harney T. Powell and his bride, Miss Julit M. Boardman, Col. J. M. Boardman, the bride's father, and others. The monogram of the happy pair decorated the front of the car. Inside were numerous handsome bouquets. While here the car was visited by a large number of our citizens who tendered their warm congratulations to the bride and groom. Miss Boardman has long been recognized as one of the reigning belies of Macon, a lady of culture, accomplishments and raise personal charms. Mr. Powell is one of Macon's sterling business men. We regret that the press of business superinduced by the election prevented the editor from visiting the couple at the car. They left at 6 P. M. for Marietta, and after a visit to Kennesaw will return home. With the Yesterday a handsome Pullman palace

ATLANTA, GA., October 7, 1874. The ladies whose names are on the various committees who have in charge the bazaar to be held by the Atlanta Union Benevolent Association, during the week of the state fair, are urgently requested to meet at the "Home," Mitchell street, rear of Concordia Hall, on Thursday, October 8, at 3½ o'clock, promptly.

By order of the president.

MRS. S. A. POLLARD. Gay and Garmany.

Editors Constitution: We are glad to see such a general endorsement of A. O. M. Gay and J. S. Garmany as councilmen from the fourth ward. They are sterling representative men, and will be found at their posts, ever true to the interests of the city and her people.

OLD CAMPAIGNER.

First Ward.

Editors Constitution: J. B. Goodwin and J. D. Turner are the coming men for councilmen from the first ward. They possess the energy and ability to represent with idelity and honor the interests confided to them, and will be returned by a large majority of TRIED AND TRUE DEMOCRATS.

ARRAH NA POGUE.—Mr. George Hoope ARBAR NA POGUE.—Mr. George Hooper and company were greeted last evening with a very complimentary audience. The body of the theatre was well filled, and the galled of the was pleased. The galled of the theatre was well filled, and the galled of the was well filled, and the galled of the theatre was well filled, and the galled of the was well filled, and the galled of the was well filled, and the galled of the was well filled. They want to the family of our deceased friend.

Tonight Colleen Bawn will be given, and our readers will have an opportunity of see ing this great actor in one of his very best please. Becure seats early.

False Klarm i—A false alarm of fire was sounded about 11 o'clock last uight, somewhere out on Peachtree street, and a considerable somewhere well.

False Klarm i—A false alarm of fire was sounded about 11 o'clock last uight, somewhere out on Peachtree street, and a considerable somewhere well.

False Klarm i—A false alarm of fire was sounded about 11 o'clock last uight, so

Democracy Sweeps State.

DAILY PROCEEDINGS OF THE SUPREME Southwest Georgia COURT, REPORTED EXPRESSLY FOR THE deemed.

ATLANTA CONSTITUTION, BY HENRY JACKSON, SUPREME COURT REPORTER. CIRCUITS. by a Negro. ..30 Augusta. Legislature Democratic by

ATLANTA, October 7, 1874. ATLANTA, October 7, 1874.

OHATTAHOOCHEE CIRCUIT.

No. 14. Cobb & Duncan vs Walter Dortch.
Suit on bond, from Muscogee. Argued.
Ingram & Crawford, for plaintiffs in error.
M. H. Blandford; Joseph F. Pou, contra.
No. 15. H. S. & J. M. Estes vs H. G. Ivey, sheriff, et al. Rule vs sheriff, from Muscogee. Argued. J. L. Downing, for plaintiff in error. C. J. Thornton, by R. H. Clark; B. H. Crawford, by J. M. Rossell, contra.
No. 16. W. E. Paramour vs Western R.
R. Co. Case, from Muscogee. Argued.
Peabody & Brannon, for plaintiff in error.
J. F. Pou, contra. J. F. Pou, contra.
No. 17. A. Gammell vs R. B. Gunby & Co. Complaint, from Muscogee. Argued M. H. Blandford, by H. L. Benning, for plaintiff in error. L. F. Gavaird, by J. M.

SUPREME COURT.

No. 18. Peter McLaren vs John McCarty No. 48. Peter McLaren vs John McCarty, executor. Sci. fa., from Muscogee. Argued. Ingram & Crawford, for plaintiff in error. J. T. Downing, for defendant. No. 19. John M. Hill vs Elizabeth Hatcher, Motion, from Muscogee. Argued. R. J. Moses, by Peabody & Brannon, for plaintiff in error. L. T. Downing, contra. No. 20. F. L. Brockett, for use, etc., vs. J. Bradford, sheriff, et al. Rule, vs sheriff, from Muscogee H. L. Benning, for plaintiff in error. S. L. Downing; Peabody & Brannon, contra. rannon, contra.

Pending the argument of Mr. Benning

he court adjourned until 10 o'clock A. ? Nineteen cases still undisposed of on the Chattahoochee circuit. Two injuncti cases also at the heel of said circut. FULTON SUPERIOR COURT. Court met at 81 o'clock, and transacted

Court met at 8½ o'clock, and transacted the following business:

W. J. Houston, treasurer of the Gate City loan and building association vs. James O. Redwine. Motion for new trial. Argued. The court set aside the verdict and granted a new trial. N. J. Hammond for plaintiff.

J. H. Gavan for use of R. H. McCrosky vs. A. D. Rockafellow. Rule nist vs. J. F. Porter, constable. Rule made absolute. Thrasher & Thrasher for plaintiff.

G. H. Culberson, Esq., made application and upon taking the usual oath, was appointed a notary public for the term of four years.

years.

J. W. Goldsmith, plaintiff in error, vs.
Elsas, May & Co., defendants in error. Re Elsas, May & Co., defendants in error. Remittur from supreme court affirming Judge Hopkins, received and made judgment of the superior court. P. L. Mynat and Samuel Weil for defendants in error.

Cohen & Menko, plaintiffs in error, vs. Southern Express company, defendants in error. Remittur from supreme court reversing judgment of superior court, made judgment of the court. P. L. Mynat for plaintiff.

Harriet E. Garvin vs. John F. Garvin. Libel for divorce. Order to serve defendant by publication. John Milledge for libellant. John Coughlin et al., plaintiffs in error, vs. A. K. Seago, defendant in error. Decision affirmed by supreme court. Collier & Collier for defendant.

C. West and son vs. William M. Nichols; settled.

motion for new trial. Overruled. Hillyer & Bro. for plaintiffs.

J. J. Cohen & Son vs. W. A. Nash, defendant, and Mrs. A. L. Dougherty, administratix; garnishee. Judgment against the garnishee for \$841 l0 principal, with interest. Some orders were taken relieving garnishees, and the court adjourned over to half-past 8 this morning.

THE UNITED STATES COURT met at 10 A. M.

The United States vs. W. C. Staney et al. Order of forfeiture set aside. Culberson for defense.

Same vs. Elihu Denton. Under bond for illicit distilling, etc. Discharged from further attendance for the term.

Same vs. John Foute. Same order.

CIRCUIT COURT.
Thaddeus W. Marshall vs. James M. E. Thaddeus W. Marshall Vs. James M. El-llott, Wade S. Cothran and Hugh D. Coth-ran. Trover, etc. This case was opened and pending the introduction of the testimony the court adjourned until this morning. Arnold, Broyles and Wimpey for plaintiff. Printup and Fouche contra.

THE COMMISSIONER'S COURT.

THE COMMISSIONER'S COURT.
Three men named Trimble, and a man named Frank Youngblood, all of Campbell county, were arraigned before the commissioner yesterday for resisting an officer. They were acquitted after a short investigation. Gartrell, Conley and Culberson for the defense.

THE CONSTITUTION BINDERY

Of the public is called to the fact that th Book-Binding Department of THE ATLANTA Constitution office has recently been that we are now better prepared than ever to do all kinds of Ruling and Binding, and now being displayed. No disturbance oc-

We also call the attention of country offi to Kennesaw will return home. With the Macon Telegraph and Messenger, we invoke Heaven's benison upon them, and pray that refer to life's thorns and sorrows and richer share of its joys be theirs than is the common allotment of humanity.

Notice.

Notice.

Atlanta, Ga., October 7, 1874.

We also do all kinds of ruling for ratiroaus, such as Way-Bills, Freight-Lists, etc., and make all kind of blank books for the use of railroad offices.

Orders by mail receive prompt attention. Address W. A. HEMPHILL & Co., tf Atlanta, Ga. _____

Tribute of Respect to the Memory of C. H. Carter. Whereas, it hath pleased Almighty God

Whereas, it hath pleased Almighty God, who rulethithe destinies of mankind, to remove from our midst our beloved friend and schoolmate, C. H. Carter; and whereas, we, realizing the brief period of human existence, and that the cause of death awaiteth all that is mortal, respecting neither the luxury of the rich nor, the poverty of the poor, the hopes of the youth, nor the ambition of the man, but to whose imperative summens all must render obedience. For them

No power can resist, No flight can save; All sink alike— The fearful and the brave.

The fearful and the brave.

Resolved, That while we, the students of Moore's business college, bow in humble submission to this dispensation of Providence, that we deeply deplore the loss of one whose untiring energy and laudable aspirations gave bright promise that he would reap the harvest of a prosperous manhood, and of one whose generous disposition, noble qualities and upright actions endeared him to all with whom he became associated.

Glorious News.

CRAWFORDVILLE, October 7 .- Talis

turns, at the courthouse in Crawford.

ville, a democratic majority of one hundred and nine for DuBose, for the senate; and

Avery a demogratic majority one hundre

and five, for the house. Two precincts to

passed off quietly. There is a grand demon

BOCKDALE COUNTY.

CONYERS, GA., October 7.- The vote he

stands as follows: McDaniel, democratic

candidate for senator, 845; Camp, independ

Other precincts will not be heard from to

PIKE COTNTY

BARNESVILLE, GA., October 7.-A. G. Pe

den, the democratic nominee, was elected

OUTITMAN, GA., October 7-Turner, der

MUSCOGER COUNTY.

COLUMBUS, GA., October 7.-The election

assed off quietly. There was only one

slight disturbance brought on by the radi-

cals. About 2,400 votes were polled. A

number of negroes voted with the democrats.

The following is the official count: Grimes

lemocrat, 1,765. Williams, democrat, 1,761 Bally, negro, 600. Lewis, negro, 597.

PLOYD COUNTY.

ROME, GA., October 7.—Only two pre-

incts heard from besides Rome. The dem-

cratic nominees-John W. Turner has re-

quietly, no disturbance of any kind. CHATHAM COUNTY. SAVANNAH, October 7.—Chatham has gone

and Thomas, representatives, about ten les

radical, 347. Possibly Blue is elected.

THE RESULT IN THE STATE.

In addition to the above, advices indicat

There was scarcely any opposition, excep-

Incidents of the Election.

APT. HUNTER PATALLY STABBED BY A NI

GRO AT QUITMAN-GREAT EXCITEMENT

IN THE TOWN-PROBABLE TROUBLE.

QUITMAN, October 7.—Captain J. H. Hun-

DeKalb always goes democratic.

on joint ballot of 205.

ocrat, is elected by four hundred majority

by near two hundred majority in Pike,

ver Linton, radical negro.

stration at night.

Fatal Stabbing of Hunter. Democrat, of Brooks,

over 200 Majority. special Telegraphic Returns to The Atlanta Constitution.

ELECTION IN PULTON COUNTY. The election yesterday passed off quietly and the vote is light. The radicals did no the democratic ticket straight, viz : How ard Horton, Crawford Monroe, Robert Yancey, and Ransom Montgomery. The number of votes polled in the city hear from, which will increase these major

For senator, the vote stood : E. P. How ell, 1242; Josiah Sherman, radical, 4. For members of the house, the vote stood W. A. Wilson, W. L. Calhoun, E. F. Hoge, G. W. Flournoy, (white rad.)

ent candidate for senator, 14; McKnight, democratic candidate for representative, J. T. McCormick, (" " J. Noreross, (" R. Montgomery, (colored,) 223; Stewart, independent candidate for epresentative, 657. The vote at Buck Head, stood : Senator 2. P. Howell, 84; representatives—Wilson night, and cannot change the result. All Calhoun, 60; Hoge, 54. passed off quietly.

TROUP COUNTY. WEST POINT, October 7 .- Editors Consti tution:--Only ten radical votes were polled here to-day. The democratic vote is two hundred and eighty-six. The election passed off quietly.

The Long Cane precinct polled eighty-one -all democratic.

PLECTION IN LA GRANGE. The negroes at the opening of the polls in La Grange in groups, said they had previously demanded that they be allowed to have two managers of the election, and as it was denied them, they would not participate in the election at all. Maj. Longley, Whittaker, Martin and others of the democrats attempted to explain to them the managers must be a magistrate and two freeholders, and asked who of their party they wanted, and they were unable to designate a man. the fact being apparent they had agreed on none, but said their party was dissatisfied, and soon they called off en masse to a dis-I have received your kind note asking me to become a candidate for councilman from the second ward, and atter mature reflection, have concluded to accede to your wishes. Having, as I conceived, no special fitness for office, and certainly no particular desire for it, I have heretofore always declined candidates, gladly yielding to others better qualified and who seemed more anxious to occupy public positions. My inclination was to decline again, but the unexpected namer in which my name has been placed before the public, and the kindness with which you and many others of my friends urge me to accept, constrain me to do so.

As the time is very short before the day of nomination, it is proper I be allowed to say through you to the citizens of Atlanta, that were I so disposed, I shall not have the opportunity to do any electioneering. Never before a candidate, and unused to canvassing, I can only trust to this method to solicit the support of those friendly to me, promising, if elected, to do everything to proper for the advancement of the interests of our city and the whole people.

Harriet E. Garvin vs. John P. Garvin, Libel for divorce. Order to serve defendant in error. Decide don't wote, and that the court-house doors were closed, when in fact the ballot couldn't vote, and that the court-house could vote without molestation. C. West and son vs. William M. Nichols; settled.

J. O. P. Shumake, assignee, etc., vs. W. L. Reidwell; settled.

J. W. Brumby, trustee, etc., vs. Rush Erwin in mortiface, etc. and etc., with the mergine were assured that the proportion of the support of those friendly to me, promising, if elected, to do everything proper for the advancement of the interests of our city and the whole people.

Harriet E. Garvin vs. John P. Garvin, the more ignorant that the democrate to the court. The ballot

Constitution :- Full democratic ticket in Maon county was elected by nearly four hundred majority. The election was perfectly

WILKES COUNTY. WASHINGTON, October 17.—Reese, demo crat, for senator, four hundred and seventythree; Colley, democrat, for representative four hundred and seventy-eight, and Quinn four hundred and seventy-one votes. No radical votes polled. Other precincts not yet heard from, but are all right. BIBB COUNTY.

MACON, October 7—4:20 P. M.—Democrats

arry Bibb county by 500 majority at least. SECOND DISPATCH. J. B. W.

MACON, October 7-5 P. M .- Democratic majority over 1,750. O. G. S. MACON, October 7-6 P. M.-Demo najority 1,800 in Bibb. O. G. 8. FOURTH DISPATCH. October 7-7 P. M.-Demo majority is 1,700 and upwards. O. G. S.

MITCHELL COUNTY.

HOUSTON COUNTY.

FORT VALLEY, October 7. - Democrat

ajority here 160; total vote cast 401. DECATUR COUNTY.

BAINBRIDGE, October 7-11 P. N

that the victory will be ours. This count

in the last election gave the rads a majorit of over 400. The day passed off quietly.

CLATTON COUNTY.

284. Clayton went unanimous for Howell

NEWTON COUNTY.

COVINGTON, October 7—10:40 P. M.—Ti

RICHMOND COUNTY.

Augusta, October 7.—About 1700 vote

BARTOW COUNTY.

CARTERSVILLE, October 7-9 P. M. -Bak

Clark elected by 1500 majority.

SECOND DISPATCH. J. W. M.

to-day, while the election was progressing, which will result in his death. He cannot live but a few. hours. The difficulty grew FIFTH DISPATCH.

MACON, October 7—7:10 P. M.—De najority in Bibb 1,872. J. B. W. SIXTH DISPATCH. MACON, October 7.—The election re a complete victory for the democrats Tom Hardeman, A. O. Bacon and D. D. Craig elected by 1,855 majority. The great DALDWIN COUNTY

MILLEDGEVILLE, October 7-8 P. M.-Th rote of Baldwin stands : Col. W. McKinley, lemocrat, 850; Richard Smith, (col.) 305. and to rescue the prisoners.

The citizens are out in full force, well CAMILLA, October 7-8 P. M.-Mitche ounty democratic by 300 majority.

J. H. S. FORT VALLEY, October 7.—Democrats 164 ahead at Fort Valley, and 230 at Marshal-

have 232 radical majority to overcome, with five democratic precincts to hear from. The race will be a very close one. It is probable second DISPATCH—THE TROUBLE AVERTED.

JONESBORO, October 7—10:40 P. M.—Anthony received 377; Hule 348; Leary (col.) o-day : McDaniel (dem.) 534 ; Camp (ind.) 692; Davis (dem.) 434; Glass (dem.) 375 Livingston (ind.) 836; L. B. Anderson (rad.) 714. No returns from country precincts, but it is generally conceded that McDaniel, Liv-ingston and Anderson are elected. S. polled in this county. Black, Walsh and

Editors Constitution: In answering the attacks made on me in your paper, I will reply to them in the order in which they appeared your prefatory remark first, and the communication signed 'Democrat' next. In your issue of Sunday morning last, there appeared the following editorial notice, headed "Alderman Flynn:"

"We have a communication stracking this gentleman's record as a councilman, endeavoring to show that as such he has been a failure, and claims that he not only has been one of the most negligent as to his official duties, but that at his store, Mesara Stephens & Flynn's, over three thousand dollars of the city's money has been expended. A large number of these bills have been approved by Mr. Flynn himself, as chairman of the relief committee."

Now, I hold that the notice of Sunday and Neel elected by a considerable majority. Both are sound democrats. Baker received over 600 votes at Cartersville. He and Neel will get over 1100 in the county. Wooley (colored) will get about 600 in the county, and Tumlin some 800 or 900 votes.

J. W. W. yoring to show that as such he had been as bee

before that time one of the editors of your paper stated to a friend of mine that the columns of your paper were open to any attack that might be made against me.

ATHERS, OCIODET 7—9:30 P. M.—Carlton and Wilson elected by 400 majority. The town is ablaze with excitement.

R. T. P.

APPLING COUNTY.

HAZLEHURST, OCIODET 7.—Returns from the second and courthouse districts indicate the election of Carter, democrat, for the senate, and Lee, independent, for the senate, and Lee, independent, for the whole number of votes were fifty-four. For senate, E. P. Howell fifty-three; for house, W. D. Anderson, fifty-three; To house, W. D. Anderson, fifty-three; To house, W. D. Anderson, fifty-three; E. H. Lindley fifty-four.

E. I. L. Marietta, October fl.—The election at this precinct passed off without any apparent excitement, there being no opposition to the regular democratic nominees. The negroes refused to exercise their franchise, and according to an understanding at a meeting of the colored people, kept aloor from the polls, only two negroes voting. The vote at the Marietta precinct was as follows: For state senator—E. P. Howell, 502. For representatives—W. D. Anderson, 350; E. H. Lindley, 322. W. S. N.

TALIAPERBO GOUNTY.

CRAWFORDVILLE, October 7.—Tallaferro.

ATHERS, OCTOBER T.—Tallaferro.

TALIAPERBO GOUNTY.

CRAWFORDVILLE, October 7.—Tallaferro.

Taliafero and the conuthouse in Crawford. wise to have it done at the lowest price, place these two cases in juxtaposition—min and The Constitution's—and will clos and THE CONSTITUTION'S—and will close the first part by saying that if it was wrong on my part to sell goods to the city, it was equally wrong for THE CONSTITUTION to do the printing for the board of education, as one of its proprietors was a member of that board and chairman of the printing commit-tee.

one of its proprietors was a member of that board and chairman of the printing committee.

I will now answer the communication of "Democrat," and in doing so I hope the public will excuse me if my reply should appear egotistical; but as the attack has been made upon me, I may have to use language in reply, in regard to my services in council, that may appear in that light, if used by me under ordinary circumstances.

I explained last year why I voted for Grant at his first election. This explanation must have been satisfactory to the citizens of Atlanta, as they elected me after that explanation to represent them in council. Hence, I think that present or future reference to that is or will be unnecessary.

In answer to what measures I haroduced in council, and carried out for the benefit of the city, I will state some of them: The allowance of five per cent, discount on all taxes paid during the month of July, and of two and a-half on all paid during the month of August, was recommended by me to the members of council, and by them adopted. The measure resulted very advantaneously to the city, as money was thus collected in July that otherwise would not, perhaps, be paid until January.

The vexed question of water works was before council this year, as it had been for several years past without any harmony existing between the city council and the board of water commissioners, and very little prospect of any. The report that harmonized this matter was made by me.

I do not wish the public to think but that any other member of council could have done the same thing, but as the author of the communication has said that I have done nothing, I trust I will be allowed to claim the credit of this.

By my personal exertions I obtained for the city an engine to run the machinery at the state fair at a mere nominal cost. If the engine should be sold during the fair, the city will not have to pay one cent for it. If not sold they will only have to pay the ities to about one hundred and fifty. All

ceived seven hundred and eleven, and B. D. Hamilton six hundred and sixty-one. The independents—G. W. Thomas seven hundred and sixty-four, and J. T. Wallace six nundred and thirteen. The negro vote was concentrated on the independents, but Tur-ner and Hamilton will be elected by three to four hundred. The election passed off emocratic. Lester, democratic nominee for

companies this article.

And now in regard to the goods sold the city. From our first commencement in business we have sold the city goods at the lowest market price. This year we sold to the city for the alms house a little more than "Democrat" states. The whole amount sold up to October 1st is \$1,637 49. I challenge an examination of these bills, and will here senator, has 1,479 majority; Lawton, Warren MISCELLANEOUS.
SAVANNAH, October 7.—Thomas county ives 518 democratic majority. Jesup gives an examination of these bills, and will he state that the goods were sold at the lows market rates. My instructions to Mr. Ster large democratic majority for senator and representatives.

Brunswick - Mershau, democrat. 355: Blue market rates. My instructions to Mr. Stew art were to buy his goods where he could buy them the cheapest. When asked by him if he might buy from Stephens & Flynn Tebeauville, Ware county-Lott, democrat, 209; Newborn, tadependent, 94; White. my answer was not to do so unless he could negro, 103.

Camilla--C. I. Davis, democratic nominee, was elected by a rousing majority.

B. H. R.

my answer was not to do so unless he could buy there as cheap or cheaper than he could buy them any place else, and on no account to buy from them unless they done so. Mr. Stewart will certify to this, if necessary.

As to violation of section IS of the new city charter, I will inform the author of the article signed "Democrat" that the new charter is not yet in force as far as that section is concerned. The present is not the general council, nor will there be any such until next year. The only portion of the new city charter that went into effect this year was the part appertaining to the police. I therefore deny having violated any section of the new city charter.

I have never been an aspirant for the office of councilman of my own wish. Many file of councilman of my own wish. Many file 1.16; May 16 15. 1841.7 that Jasper. Walton and Gwinnett have gone democratic, and it is a fixed fact that

n a few counties, to the democratic candidates. There will not be exceeding fourteen republicans in the next general fice of councilman of my own wish. Many of the best citizens of Atlanta will certify that assembly, giving the democrats a majority of the best citizens of Atlanta will certify that last year I refused time and again to "run" for council, and finally, much against my wish, consented to let my name go before the people as a candidate. Some ten days ago, on my return from the north, many good citizens asked me to "run" for alderman at large. I declined to do so, and told them I had no desire to enter council next year, and firmly declined that contest.

The next day when solicited by citizens of my ward to become a candidate for respecr, representative from Brooks county, was stabbed by a negro, in the courthouse yard

ony ward to become a candidate for re-elec-tion to council, I consented. I take thi-occasion to say that in all positions I hav-filled—political or otherwise—I have alway-tried to do my duty to the best of my live but a few hours. The difficulty grew out of a challenged vote. Capt. Hunter challenged the vote of Nicholas Thompson, in the forenoon, and in a short time after wards he was assaulted by Thompson and Ben Johnson (colored), the latter striking him a fearful blow with a stick, and Thompson and son proceeded to stab him, the knife entering the left breast and penetrating the lungs. The attending physicians still think him in a hopeless condition. Both Thompson and Johnson re in jail. Great excitement prevails. About 5 o'clock this P. M. there was a house fired in the suburbs of the town, in order to attract the attention of the citizens and to rescue the prisoners.

The citizens are out in full force, well

us in sympathy with it?

By our statement of Sunday we fully acquainted Mr. Flynn with the charges against him, thus enabling him to prepare for them and insert a card in the same issue with the communication itself.

The author of the communication surely had far more reason for complaint than Mr. Flynn. As to stating that our columns were open to any arraignment.

columns were open to any arraignment of him, we have stated time and again, privately and publicly, that they are open to the people to arraign any and all officials

ATLANTA COTTON STATEMENT ATLANTA, October 7, 1874. 31a131. RECRIPTS FOR TO-DAY. Bales

Georgia Railroad. Central Railroad. Western and Atlan Total.... ..5,139 _Total.... SHIPMENTS.

Stock on hand..... This being election day, accounts for the light receipt by wagon. The Coming Hog Crop. As the packing season approaches and interest is turning largely to the new crop;

ported sold, and on private terms, as packers are reported to have refused to offer to any extent. For the same time last year, sales were only about 15,000 bbls, pork and 20,000 tierces lard, with larger sales of meat to exporters at much lower prices all around or \$13 50a13 87# for pork and 72a7 95-100 per lb. for lard. In this market these options did not open so early for lard, while for port they have not yet opened; and no more acon has been sold than in Chicago, from the same causes, at 81 up to 101c for half and half. The sales of lard, however, have een large, but we are without data upon which to estimate them; yet these op ions for seller the year and ax months have been a mountain torrent, and threatens to exmarkets a total of nearly 150,000 hey were legitimate sales for actual deliv ery, and 100,000 bbls pork.-New York Bul

TELEGRAPHIC MARKETS. [Special to The Constitution.] WALL STREET, NEW YORK, October 7, 6 P. M.

the state fair at a mere nominal cost. If the engine should be sold during the fair, the city will not have to pay one cent for it. If not sold they will only have to pay the freight on the engine from Richmond to Atlanta and back. This alone saves the city about two thousand dollars.

I have been absent from the meetings of council seven times this year; part of this time I was absent from the city taking my children to school in Virginia.

As the author of the article doubtless knew when he penned it, the only other absence was caused by my being assisting in a charitable and religious work (a church fair.) I will take this occasion to say that at no time have I let my own personal affairs prevent my attendance to my duties as a councilman, when in the city, in proof of which I beg leave to refer you to a letter from his honor, the mayor, which letter accompanies this article.

And now in regard to the goods sold the

COTTON MARKETS. Receipts at all ports to-day...
Exports to Great Britain...
Consolidated receipts...
Consolidated exports...
Stock in New York...

Stock at all ports. 191,980

Ngw York, October 7.—Gold 10.

Spot cotton, new classification, firm; low middling 142; middling 154; middling fair 154; fair 162; sales to spinners 730; exports. 1872: speculation 34: old classification firm: free from alcohol and capable of infusing new vitality into your exhausted system. sep17—d&w4&

ary 16 1-32; March 163.

[Associated Press Reports.]

The Associated Press reports show the state of the markets an hour later than the above special.

New York, October 7.—Cotton firm; sales 2,656 bales at 154a154.

Net receipts 30 bales gross 3,936.

Futures closed steady; sales 19,700 bales; October 15 1-16a15 3-32; November 15 5-32a 15 3-16; December 15 13-32a15 7-16; January 15 21-32a15 11-16; February 16 1-32a16 1-16; March 163; April 16 11-16; May 16 15 16a17; June 17 3-16a174.

SAVANNAH, October 7.—Cotton firm; low middlings 14; middling 143; good ordinary 134; net receipts 4,762; gross 4,772; exports constwise 3,233; sales 1,539; stock 30,609.

GALVESTON, October 7.—Cotton quiet; net receipts 1,013; gross 1,013; exports constwise 4; sales 450; good ordinary 135; stock 19,000.

receipts 1,013; gross 1,013; exports coastwise 4; sales 450; good ordinary 133; stock 19,000.

Memphis, October 7.—Cotton firm; net receipts 1,070 bales; shipments 2,759; middings 14\(\frac{1}{2}\) and 14\(\frac{1}{2}\); stock 14,510.

Norfolk, October 7.—Cotton firm and unchanged; middlings 14\(\frac{1}{2}\); net receipts 2,526 bales; exports coastwise 601; sales 150; stock 7,541.

Boston, October 7.—Cotton quiet; sales 300; middlings 16\(\frac{1}{2}\); stock 8,000.

Baltimore, October 7.—Cotton quiet; middlings 14\(\frac{1}{4}\); receipts 256 bales; exports coastwise 75; sales 250; spinners 125; stock 2,619.

Philadelphia, October 7.—Cotton net receipts 378 bales.

Providence, October 7.—Cotton stock 7,000 bales.

Wilmington, October 7.—Cotton stock 1,302.

Augusta, October 7.—Cotton firm and in active demand; holders asking higher; middlings 14\(\frac{1}{2}\); net receipts 4,486; exports coastwise 28\(\frac{1}{2}\); stock 1,342.

Augusta, October 7.—Cotton firm; net receipts 1,512 bales; sales 2,000; middlings 14\(\frac{1}{2}\); net receipts 1,512 bales; sales 1,000; middlings 14\(\frac{1}{2}\); net receipts 1,512 bales; sales 1,000; middlings 14\(\frac{1}{2}\); net receipts 1,000; middlings 14\(\frac{1}{2}\); net receipts 1,000; stock 14,573.

Phovision markets.

Newi York, October 7.—Sonthern flour

LOUISVILLE, October 7.—Flour quiet and unchanged; superine \$3 75a44 25: extra \$4 25a4 75; extra family \$5a55 50; No. 1 \$5 75; fancy \$6 25a\$6 75. Corn quiet at 83a85. Pork nominal. Bacon dull; shoulders 9; clear rifb 15; clear 154. Lard—ferce 164. Whisky casier at \$1 02. Bagging—2 lb. Kentucky hemp 13a144; flax and jute 14a 143, as to weight.

CINCINNATI, October 7.—Flour dull and unchanged. Corn quiet and weak at 83a85. Pork nominal. Lard steady; summer 134. Bacon quiet. shoulders 84a9; clear rib sides 15; clear sides 154. Whisky active at \$1 02. New Obleans, October 7.—Flour dull; XXX \$310 a56; choice \$6 25a5 50; family \$7 a7 10. Corn dull; mixed 98; white 98a \$1. Coffee quiet; ordinary to prime 16a 203. Pork dull and offering at \$23 50. Lard quiet; tierce 134. Sugar quiet, prime 10ja 103. Corn meal dull; fresh held at \$4 25. Exchange—New York sight par, Sterling \$5 30. Gold 94.

COMMERCIAL

Total ... 4,872 777

it is of some interest to know the bearing of the situation. In Chicago, the marke for both lard and pork for these deliveries opened on the 1st of July, and it is esti nated by good authority that up to the 1st of October there will have been sold in that market considerably over 100,000 bbls. of pork at from \$14 25 up to \$18 25, 80,000 bbls. of which were for seller the year and 20,000 for January and February. Of lard something over 70,000, at 9 up to 111c. of which over 62,000 were seller the year, and 20,000 for January and February. Of lard something over 75,000, at 9 up to 11tc, of which over 62,000 were seller the year, and January and February 10,000. In meats, it s said, not over 3,000 boxes have been re

generally active for the past seven weeks, and would no doubt average about 10,000 drawing. Everybody knows this is the last the concert, and that the scheme offered is more

Direct Trade Union

or the past seven weeks, which would give in both the concert, and that the scheme offered is more

Vhiteball street.

Goods.

weight.

HANDSOME CLOAKS.

Louis de Saulles & Co., have received

Stocks were strong and moderately active prices advanced sals from the lowest point of the day.

arrive on Monday, which will include several entirely new designs. oct5-3t MRS. F. P. O'CONNER has returned from

JOHN A. DOANE HAS REMOVED HIS STOCK OF Hats, Canes, Umbrellas, Trunks Valises and Satchels.

No. 37 Whitehall Street. He has just returned from New York, when he purchased a large stock at very low fig-nres, and he intends to sell Hats, Came Jubrellas, Trunks, Valises and Satchels, CHEAP. Call and examine for yourselves.

A. & S. BOSENFELD'S INVITATION.

INVITATION.

We would respectfully invite our friends and the public to call and examine our Fall and Winter Clothing.

which is larger in quantity, finer in quality, and better in workmanship, than any stock we have had the pleasure to exhibit to the public.

Our Stock of BOY'S CLOTHING is the largest and best assorted in the city. Our sizes run from eight years up. In OVER COATS we can show a larger variety and finer COATS than any house in the city, and challenge comparison. In

GENTS FURNISHING GOODS We have as full and complete a line as can be found in the State, and call parties tention to our Knit Underwear and Medicated Flannel Under Shirts and Drawers.

Thanking you for the very liberal patronage in the past, are respectfully solicits tinuance of the same.

CARD.

NO CONNECTION WITH ANY SIMILAR ENTERPS TEXAS GRAND PRIZE CONCERT Postponed to October 22, 1874.

THE Hon. Jas. T. D. Wilson, Mayor of Houston, and the City Cou

Signed by the Mayor, the Hon. Jas. T. D. Wilson, and City Council.

Signed by the Mayor, the Hon. Jas. T. D. Wilson, and City Council.

Capital Prize, \$5,000 Gold; ten residences in Houston—population 20,000, and the rairond centre of the State; 150 tracts of land in different portions of the State. Value oprizes, \$146,000; 78,000 tickets, at \$2 each. The management are so well convinced of the success of the enterprize, that they feel justified in promising to refund every cent of money, if the drawing does not take place on 22d of October. Event Prize Paid full, whether all the tickets are sold or not T. W. HOUSE, Treasurer. Address.

J. E. FOSTER, Manager, Houston, Texas.

OBITUARY. TEN CENT COLUMN.

Advertisements of "Wanted," "For Sale,"
"To Rent," "Lost and Found," &c., will
be inserted in this column at Ten Cents a line, each insertion.

All advertisements in this column must be paid for in advance; and none will be taken for less than thirty cents. TEACHER-A YOUNG LADY WANTS

NEW ADVERTISEMENTS.

To Stockholders.

oct8-dtf President D. T. Unio ne-half less of Dooley's than of other Yeast GEORGIA, Dekath County. Ordinary's Office, October 5, 1874.

within the time prescribed by will be granted to said applicant land.

oct8—w4w JOHN B. STEWARD. GEORGIA, Fulton county. Court of Ordinary, October Term, 1874.

Louis de Saulles & Co., have received a handsome line of ladies' cloaks of the latest styles and patterns.

BEADED TRIMMIGNS.

Louis de Saulles & Co., have an entire new line of beaded laces and trimmings to arrive on Monday, which will include several

the North and East with one of the cheapest and most complete stocks of the very latest style, in bonnets, hats and other goods in the millinery line, besides a great many novstyle, in bonnets, hats and other goods in the millinery line, besides a great many novelties too numerous to mention, and will be pleased to have all the ladles of the city and surrounding country call at 27 Whitehall street on Thursday, the 5th instant, to witness the grandest millinery opening ever before seen in Atlanta, and be convinced that she can please the most fastidious, either in style or price.

NEW ABYERTISEMENTS.

NEW ABYERTISEMENTS.

REMOVAL.

Style, in bonnets, hats and other goods in the millinery line, besides several MULES. This stock will be sold from day to day, commencing on Friday morning, October 9th, at public AUCTION. We are proud that she can please the most fastidious, either in style or price.

ON BROAD STRREET, NEAR BRIDGI

We have 25 HORSES, of all characters, good riding and driving horses, and good work animals, besides several MULES. This stock will be sold from day to day, commencing on Friday morning, October 9th, at public AUCTION. We are proud that she can please any person looking for stock, indeed we think big bargains can be made as we are bound to sell. We are selling on continued on the proper medical treatments by which we shall be able to keep a full assortment on hand all the time. We also have a stable for putting sick horses in, and giving them proper medical treatment, and we also break horses to harness.

A New Hotel for Rent. HAVING COMPLETED MY NEW HO-TEL. I again offer it to the public for rent, lease or sale. This house has been offered for rent before this, but, because of its not being completed, ready for use, and taking so much longer than was expected to do so, it has not been rented, and now offer it as above. I deem its description unnecessary, as it has previously been done, therefore, suffice it to say, it is one of the neatest and best little hotels (over 40 rooms) in Georgia, and offers very rare and unusual advantages to do a fine growing business. For particu-lars address "RICK'S HOUSE," Carters-ville, Georgia. In case of my absence par-tics will please call on John H. Wikle, Attorney at Law, who is authorized to repre

oent me. W. W. RICKS,
October 7, 1874—d2w Proprietor Boarders Wanted. C. R. BRUMBY, at 112 Pryor street, has Would also take a few day boarders.

SUCAR REFINERS 80 Wall St., New York

For Sale, Low. 20 ACRES OF LAND, WITH MILI hall street, next to Chamberlin, Boynton & pond and Mill dam on it, on Proctor's

> STORE OF WATER STREET Formerly and by us.
>
> Address J. M. ALL ANDER & CO
> aspid—dim(inside) er J. M. BAL

in the past, are respectfully solicits a c A. & S. ROSENFELD, GATE CITY CLOTHING STORE, 58 Whitehall Street TEXAS GRAND PRIZE CONCERT.

We the undersigned regard the Real Estate Distribution, which J. E. Foster proposes to make on the 22d of October next, in this city, as calculated to promote improvements, and placing within the reach of many, who otherwise would be unable, a chance to secure a home for them and their families, and having from our long acquaintance with him, every confidence in his integrity, we feel justified in saying, that we believe he will carry out his Distribution honestly and fairly, according to his adversatised plan.

MITCHELL-Died, at Cartersville, on the 30th of September, little Hugh Weldon, infant son of Mr. and Mrs. O. E. Mitchell, of his place, aged 13 months and 8 days.

LOCAL AND BUSINESS NOTICES THE BUSY SEASON.

a situation as covernous or assistencher in a school; has several years erience as a teacher. Can teach the hibranches in English and Mathematics, I. French and Instrumental Music. The of references can be given. Address ot only for general merchandise, but especially for tickets for the next and last Grand Gift Concert of the Public Library of Ken-M. E., Constitution office tucky. As the 30th of November (the day oct2—dtf of the drawing), approaches, the demand for tickets swells and swells till it rushes on like

inviting than any ever offered in the world, PATRONS of HUSBANDRY before, that there is \$2,500,000 to be divided

before, that there is \$2,500,000 to be divided among the ticket-holders in 20,000 prizes, and that there is one prize to every five tickets. This makes a very busy season.

For tickets and information, apply to J. H. Jones & Co., At Phillips & Crew's, oct8—dlt

Atlanta, Ga.

To-DAYL'is' opening day at Titlebaum's Millinery Store, No. 38 Whitehall street.

Ladies must not forget be go there and examine all the fineries. oct8—dlt

Miss Doba Shulhaffer and tiss Mary Kenedy are expecting to see all they customers at Titlebaum's Millinery Store, and the fineries. oct8—dlt

Miss Doba Shulhaffer and tiss Mary Kenedy are expecting to see all they customers at Titlebaum's Millinery Store, so there are expecting to see all they customers at Titlebaum's Millinery Store, so the shipment and give him instructions in regard to its disposal, whether to sell in Savannah or ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to the customers at Titlebaum's Millinery Store, so the shipment and give him instructions in regard to its disposal, whether to sell in Savannah or ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah or ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah or ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to ship to Liverpool. The savannah to ship to Liverpool. The savannah to ship to Liverpool. On arrival in regard to its disposal, whether to sell in Savannah to ship to Liverpool. On arrival in regard to the disposal whether to sell in Savannah to ship to Liverpool. On arrival in regard to the disposal whether to sell in Savann

Ar Titlebaum's Millinery Store, 33 White-hall street, you can see to day all styles and fashion of the season in Millinery and Fancy Goods.

OctoMr. Temittance by Post-office money order or registered letter. Consumers should use from one-fourth to

or Baking Powders. It is put up in full oct4-dlw&wlt oct4—dlw&wit

15,500

The Bar-room Remedy for all allments
47,005

191,980

di 10.

on, firm; low middling fair rs 730; exports
iffication, firm; low middling fair or bowels disordered, strengthen and regulations from; low wifetation, firm; low middling fair rs 730; exports
iffication, firm; low with which it is com the less the district of said county. This is, therefore, to notify all persons or bowels disordered, strengthen and regulations from; low without the firm representation is the large with the limit of the large with the limit of the large with the limit of the large with VEGETABLE ALTERATIVE and APERIENT.

> oct8-w2w FORSYTH

Administrator's Sale. Havemeyer Bros. & Co.

FILL orders for all grades of Coffee Su-gars, also for Granulated and Powdered Sugars, and for Surue, promptly and at market rales, upon the day they are re-ceived. Our goods are count in quality to any manufactured. half on twelve months credit.

Any one wishing to see said lands can deso by calling on R. McWilliams. A. S. FOWLER, HE TWO FINE STORES ON WHITE-

nonth. Apply to P. D. THURMAN. ta street, Atlanta, Ga. LOOKOUT FOR THE FAIR. MATSON & NORMAN are receiving to MAYSON & NORMAN are receiving to day the entire household Furniture, Bedding, dr., of their King House at Stone Mountain, which they will sell at auction on Saturday mentains at 5 o'clock. There are 30 fine MOSS MATRESSES, good Furniture, Crockery, dc., which will be sold without reserve. Now is the to fit up for the Fatt at your lown, mich. Hotel and boarding house will find this to be a rare chance to fill their houses with good goods at VERY LOW PRICES. Don't forget the day, SATURDAY, MORNING, October 10th, at mine o'clock.

T. C. MAYSON, octs.—dit.—dit.—dit.—dit.—Auctioneer.

Bellevue High School. On Va. and Tenn. R. R., 15 Miles West of Bedford County, Virginia

Administrator's Sale.

Will be sold before the court house door, in the town of Decatur, De Kall County, Georgia, on the first Tuesday in December next, within the legal hours of sale, under an order of the honorable Court of Ordinary of said county, the following lands belonging to the estate of Robert W. Cobb, late of said county, deceased, to wit:

One hundred and seventy (120) acres, more or less, of 100 number 624 eighty-four, in the 15th district of said county, ninety acres of said land being the widow's dower; there is a good dwelling on the lands, and a good peach and apple orehard; fifty or sixty acres of the land is good bottom land; some sixty acres in cultivation. The above lands lying about six miles southeast of Atlanta on the public road leading from Atlanta to McDonough.

Terms of sale—One half cash; the other half on twelve months credit.

oct8-wtd

___ то -

J. M. Holbrook's old stand.

The quickest time and sure connection made by this route.

Passengers can purchase through tickets and have their baggage checked through from New Orleans, Mobiles, Montgomery, Columbus and Atlanta to Richmond, Baltimore, Washington, Philadelphia and New York, by four different routes, via Augusta, Kingsville and Wilmington; via Columbia, Charlotte and Raleigh; via Columbia, Darville and Richmond; via Atlanta, Augusta Wilmington and Bay Line.

SUCAL REFINERS

tock Scales, Coal Scales, Hay Scales, Dai

Miles Alarm Till Co.'s

ALARM CASH DRAWER. Tohacco Brokers Grain Dealers

1000 FATRDANKS & CO...

For sale by leading Hardware Dealers.

TAIRBANKS BROWN & CO.

TO sale by leading Hardware Dealers.

OCONOBE White Suphur Springs

By the cast of demorals of the popular Summer Essent to help quest

for sale by leading Hardware Dealers.

RATEROAD SCHEDULES WAY COLL ISBANKOO ! Arrival and Departure of Trains, To Savo Your Greenbacks Western and Atlantic Rallroad Save Your Greenbacks! BY BUYING THE CELEBRATED

Daily Passenger Train.

Georgia Railroad.

Day Passenger Train. Leaves Augusta.

Day Passenger Train, Leaves Atlanta, ..., Leaves West Point. Arrives at Atlanta.

Night Passenger and Freight Train.

ives at Atlanta

Southwesern Railroad.

Eufaul Daily Mail Train.

Columbus Mail Train.

Day Passenger Train.
caves Savannah.
rrives in Macon.

Night Freight and Passenger.

RAILROADS.

PASSENGER AND MAIL

ROUTE

Atlanta and Augusta
o Charleston, Columbia, Charlotte, Raleig
Wilmington, Weldon, Richmond,
Washington, Baltimore, Philadelphia and New York.

RUNNING A DOUBLE

Daily Through Passenger Train CONNECTIONS by this line are mos

The Eating Houses

The quickest time and sure connection

Fare as Low by Augusta

Unrivaled on the Coast.

Through Tickets on sale at Montgom West Point and Atlanta to New York

Charleston Steamships.

8. K. JOHNSON, SuperIntende
A. ROBERT, General Ticket Agent,
jan24-tf

MR. IL I. KIMBALL wants to

NOTICE.

separt TO W. ADAIR.

DONALDSON & WALLER,

Commission Merchants

Hammond & Stevens

ATTORNEYS AT LAW,

GRIFFIN, GEORGIA

sagore avia owran I

AND GENERAL

ead of Atlanta time.

rrives at West Point

Arrives at Atlanta

odution Train.

Arrive Kingston:
Arrive Biltonitrator at regret side 917 pm
Arrive Chattanoogade ad bederet 4.65 pm
Learne Chattanoogade, ad bederet 4.65 pm
Learne Chattanoogade, ad bederet 4.65 pm
Arrive Dattoniers did by med. up. 850 am
Arrive Kingstoners did by med. 27.49 10 am
Arrive Kingstoners did by med. 87.49 10 am "SODDY CREEK COAL" Thills Coal is should be Coal Creek or any
if other coal in this market. Has neves
failed to give satisfaction where used. We
are now offering this Goal for the summer
months at the LOW PRICE OF 28 Cents Per Bushel BY THE CAR LOAD.

and streets, J. M. BORN, Ju., & CO. Accommodation Train.

3 50 p.m. TO CONTRACTORS. Lime! Lime! Lime Arrive Kingston 484 a m We are Agents for the celebrated 584 a m Arrive Carterwille 584 a m Arrive Atlanta and Richmond Air LineR. R. Atlanta and Richmond Air LineR. R. but that 4t has no superior for plastering containing the state of the superior for plastering containing the superior for

Office and Yard corner Alabams

in.

6 00 pm
building purposes.

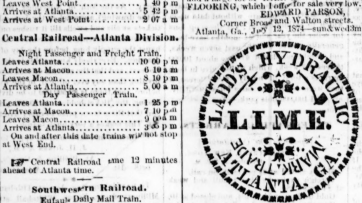
This Lime has been, and is now being used, on some of the largest buildings in the State in preference to others, after a thorough test. We mame Mercer University and Pio Nono College at Macon, Augusta Factory and Thomasville Hotel. We have indorsements from contractors all over the State.

8 13 pm
8 pecial contracts made for car load lots. Special contracts made for car load lo 5,40 p m Be sure to see us before purchasing,

Grocery and Provision Dealers,
No. 148 Marietta street,
july17—dlawtfood, Atlanta, Ga COAL! COAL Coal and Lumber

8 15 pm SAVE MONEY am now prepared to furnish the BES Coal Creek and Alabama Coa by the car load or bushel, and will be pleased to furnish my numerous friends and custo mers with Coal again this summer by the car load for next winter. Lumber, Laths and Shingles Atlanta and West Point Railroad. I keep on hand also a good sock of the st Yellow Pine Lumber, Spogles, Laths, d a large lot of KILN and AIR DRIED LOOKING, which loffer for sale very low.

Now is the time to buy your winter



rrel. A. C. LADD, Agent, sep27—dtf No. 9 Broad St., Atlanta GIFT ENTERPRISE.



TRIBUTION IN THE Leaves Macon 9 20 a m Arrives at Columbus 6 35 p m Arrives at Macon 5 20 a m Arrives at Macon 6 30 p m Arrives at Macon 7 3 00 p m IN VALUABLE CIFTS!

> TO BE DISTRIBUTED IN L. D. SINE'S 45TH SEMI-ANNUAL Gift Enterprise To be drawn Monday, Oct. 19th, 1874. One Grand Capital Prize \$5,000

IN GOLD ! One Prize \$5,000 in Silver Five Prizes \$1,000 \$ | Greenbacks Two Family Carriage and Matched Horse with Silver-Mounted Harness, worth THE CREAT SOUTHERN with Silver-Mounted Harness, worth \$1,500 each.
Two Buggles, Horses, &c. worth \$600 each.
Ten Fine-toned Rosewood Pianos,
worth \$550 each.
10 Famimy Sewing Machines, worth \$100 each
1500 Gold and Silver Lever Hunting Watches
(in all) worth from \$20 to \$100 each.
Gold Chains, Silver-ware, Sewelry, &c., &c.
Number of Gifts 10,000. Tickets limited to

Agents Wanted to sell Tickets, to whom liberal premiums will be paid Single Tickets \$2; Six Tickets \$10 Twelve Tickets \$20; Twenty-Five \$04. Circulars containing a full list of prizes, a description of the manner of drawing, and other information in reference to the Distribution, will be sent to any one ordering them. All letters must be addressed to MAIN OFFICE L. D. SINE, Box 86, 101 W. Firth 8t. Cincinnati, O. On this Line have been thoroughly over-nauled and refitted. Ample time is given for Meals, and at regular hours. Conductors on this line are affable and

DOOLEY'S YEAST POWDERS. EST'D. 1858 DOOLEY'S YEAST POWDER THESTANDARD BAKING POWD STHE BEST AND CHEAPES OFFERED FOR MAKING

Dooley's Yeast Powder SPLENDID LINE OF STEAMSHIPS Is Perfectly Pure and Wholesome. From Charleston, S. C., to Baltimore, Phila-delphia, Boston and New York. booley's Yeast Powder The Charleston Steamships Is put up in Full Weight Cans. Offer every inducement to Passengers, vitl Pables supplied with every having the Northern and Charleston Markets can af ord, and for Safety, Speed and Comfort are Dooley's Yeast Powder Makes Elegant Biscuit and Rolls. Dooley's Yeast Powder Makes Delicious Muffins, Unidile Cakes

Dooley's Yeast Powder Makes all kinds of Dumplings, Pot-Pies Cakes, Pastry, vice, light and healthy, Deoley's Yeast Powder Is the Best, because perfectly pure. Dooley's Yeast Powder Is the Cheapest, because full weight, Dooley's Yeast Powder Is guaranteed to give satisfaction.

Be sure to ask for Dooley's Yeast Powder and do not pe put off with any other kind Dooley's Yeast Powder la put up in Tin-Cana of sarious sizes, suit able for Families, Boarding Houses, Hotels, Restaurants and fiver, Lake and Ocean Vessels on short or long voyages.

The market is flooded with Cheap, In rior Baking and Yeast Powders of light short weight. Dooley's Yeast Powder warranted full strength and weight. Sold a wholesale and retail, gener throughout the United States, by dearlers

87 WHITEHALL STREET, ATLANTA, CA., W. GURLEY, M. D., Surgeon in Charge

June W. GURLEY, M. D., Surgeon in Charge.

With the Otoscope for Examining the Eye, the Opthalmoscope for examining the Eye, Laryngoscope for the Throat, he is able to detect, and treat successfully, troubles that have heretofore been considered theirable. As to his successfully, troubles that have heretofore been considered theirable, as to his successfully, troubles that have heretofore been considered theirable. As to his success fully, the treatment of Eye diseases, he invites attention to the following certificates:

And the consequence of eyer being able to see, when Dr. J. W. Gurley informed me that almost despatred of eyer being able to see, when Dr. J. W. Gurley informed me that my consequence was Catracat, and by an operation, he believed that he could restore my sight. I consented, and on the 17th of February last, he operated upon my eyes. On the seventh day after, I was able to distinguish objects at a distance. My sight has improved ever since, and now (Angust tst) feel that, with the aid of my glasses, I can see as well as any person of my age (67), and are able to attend to all my business—which tenders me a happy man, being brought from darkness to light. MATTHEW SNIPES, I williamston, South Carolina.

Dr. Gurley operated on my grandsom for crossed eyes, and I can testify to his skill as an Eye Surgeon, by the happy results obtained in this case. The borrible deformity is completely removed, and the young man is rendered happy. Williams Ablem.

BRADLEY'S MULIS, Abbeville C. H., S. C.

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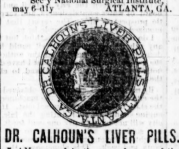
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